

Hearing Date: July 19, 2023 at 10:00 a.m., prevailing Eastern Time

Response Deadline: July 7, 2023 at 5:00 p.m., prevailing Eastern Time

Response Deadline (Satisfied Contract Cure Claims Only): July 12, 2023 at 5:00 p.m., prevailing
Eastern Time

Paul M. Basta

Alice Belisle Eaton

Robert A. Britton

PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP

1285 Avenue of the Americas

New York, NY 10019

Telephone: (212) 373-3000

Facsimile: (212) 757-3990

Counsel to the Reorganized Debtors

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:)	Chapter 11
)	
RML, LLC ¹)	Case No. 22-10784 (DSJ)
)	
Reorganized Debtor.)	
)	
Tax I.D. No. N/A)	
)	

**NOTICE OF REORGANIZED DEBTORS' FOURTH OMNIBUS OBJECTION TO
INCORRECT PRIORITY CLAIMS, LATE-FILED NO LIABILITY EQUITY
INTEREST, INSUFFICIENT DOCUMENTATION CLAIMS, SATISFIED CONTRACT
CURE CLAIMS, AND FLOW-THROUGH CLAIMS**

PLEASE TAKE NOTICE that a hearing on the *Reorganized Debtors' Fourth Omnibus Objection to Incorrect Priority Claims, Late-Filed No Liability Equity Interest, Insufficient Documentation Claims, Satisfied Contract Cure Claims, and Flow-Through Claims* (the "Objection") will be held before the Honorable David S. Jones, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, on **Wednesday, July 19, 2023, at 10:00 a.m., prevailing Eastern Time** (the "Hearing").

PLEASE TAKE FURTHER NOTICE that in accordance with General Order M-543 dated March 20, 2020, the Hearing will be conducted via Zoom videoconference. Parties wishing to appear at the Hearing, whether in a "live" or "listen only" capacity, must make an electronic

¹ On May 30, 2023, the Court entered the *Order (I) Consolidating Remaining Matters Under the Remaining Case, (II) Entering Final Decree Closing Certain of the Chapter 11 Cases, (III) Changing the Case Caption of the Remaining Case, and (IV) Granting Related Relief* [Docket No. 1920], closing the affiliated chapter 11 cases and directing that all motions, notices, and other pleadings related to any of the affiliated debtors be filed in this case. The location of RML, LLC's service address for purposes of these Chapter 11 Cases is: 55 Water St., 43rd Floor, New York, NY 10041-0004.

appearance through the “eCourtAppearances” tab on the Court’s website (<https://www.nysb.uscourts.gov/content/judge-david-s-jones>) no later than 4:00 p.m. on the business day before the Hearing (the “Appearance Deadline”). Following the Appearance Deadline, the Court will circulate by email the Zoom link to the Hearing to those parties who have made an electronic appearance. Parties wishing to appear at the Hearing must submit an electronic appearance through the Court’s website by the Appearance Deadline and not by emailing or otherwise contacting the Court. Additional information regarding the Court’s Zoom and hearing procedures can be found on the Court’s website.

PLEASE TAKE FURTHER NOTICE that any responses to the relief requested in the Objection shall: (a) be in writing; (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, all General Orders applicable to chapter 11 cases in the United States Bankruptcy Court for the Southern District of New York, and the *(I) Approving (A) Omnibus Claims Objection Procedures, (B) Omnibus Substantive Claims Objections and Form of Notice, and (C) Satisfaction Procedures and Form of Notice and (II) Granting Related Relief* (the “Objections Procedures Order”) [Docket No. 1117]; and (c) be served so that the following parties actually receive such response on or before **July 7, 2023, at 5:00 p.m., prevailing Eastern Time** (the “Response Deadline”): (i) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019, Attn: Paul M. Basta, Alice Belisle Eaton, Robert A. Britton, and Irene Blumberg; (ii) Brown Rudnick LLP, Seven Times Square, New York, New York 10036, Attn: Robert J. Stark, David J. Molton, Jeffrey L. Jonas, Bennett S. Silverberg, and Kenneth J. Aulet; and (iii) The Office of the United States Trustee, U.S. Federal Office Building, 201 Varick Street, Suite 1006, New York, New York 10014, Attn: Brian S. Masumoto.

PLEASE TAKE FURTHER NOTICE that if no responses are timely filed and served with respect to the Objection, the Reorganized Debtors may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed to the Objection, which order may be entered with no further notice or opportunity to be heard.

PLEASE TAKE FURTHER NOTICE that the Hearing may be continued or adjourned thereafter from time to time without further notice other than an announcement of the adjourned date or dates at the Hearing. The Reorganized Debtors will file an agenda before the Hearing, which may modify or supplement the Objection to be heard at the Hearing.

PLEASE TAKE FURTHER NOTICE that your rights may be affected. You should read the Objection carefully and discuss it with your attorney, if you have one. If you do not have an attorney, you may wish to consult with one.

PLEASE TAKE FURTHER NOTICE that copies of the Objection can be viewed and/or obtained by: (i) accessing the Court’s website at www.nysb.uscourts.gov or (ii) from the Reorganized Debtors’ claims and noticing agent, Kroll Restructuring Administration, LLC, at <https://cases.ra.kroll.com/revlon/> or by calling (855) 631-5341 (toll free) for U.S. and Canada-based parties or +1 (646) 795-6968 for international parties. Note that a PACER password is needed to access documents on the Court’s website.

New York, New York
Dated: June 16, 2023

/s/ Robert A. Britton

Paul M. Basta
Alice Belisle Eaton
Robert A. Britton
**PAUL, WEISS, RIFKIND, WHARTON &
GARRISON LLP**
1285 Avenue of the Americas
New York, NY 10019
Telephone: (212) 373-3000
Facsimile: (212) 757-3990

Counsel to the Reorganized Debtors

Hearing Date: July 19, 2023 at 10:00 a.m., prevailing Eastern Time

Response Deadline: July 7, 2023 at 5:00 p.m., prevailing Eastern Time

Response Deadline (Satisfied Contract Cure Claims Only): July 12, 2023 at 5:00 p.m., prevailing
Eastern Time

Paul M. Basta

Alice Belisle Eaton

Robert A. Britton

PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP

1285 Avenue of the Americas

New York, NY 10019

Telephone: (212) 373-3000

Facsimile: (212) 757-3990

Counsel to the Reorganized Debtors

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:)	Chapter 11
)	
RML, LLC ¹)	Case No. 22-10784 (DSJ)
)	
Reorganized Debtor.)	
)	
Tax I.D. No. N/A)	
)	

**REORGANIZED DEBTORS' FOURTH OMNIBUS OBJECTION TO
INCORRECT PRIORITY CLAIMS, LATE-FILED NO LIABILITY EQUITY
INTEREST, INSUFFICIENT DOCUMENTATION CLAIMS, SATISFIED CONTRACT
CURE CLAIMS, AND FLOW-THROUGH CLAIMS**

YOU SHOULD LOCATE YOUR NAME AND YOUR CLAIM(S) ON THE SCHEDULES ATTACHED TO EXHIBIT A HERETO. PLEASE TAKE NOTICE THAT THE OBJECTION SEEKS TO DISALLOW, EXPUNGE, OR OTHERWISE AFFECT YOUR CLAIM(S). THEREFORE, PLEASE READ THIS OBJECTION AND ATTACHMENTS THERETO VERY CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.

¹ On May 30, 2023, the Court entered the *Order (I) Consolidating Remaining Matters Under the Remaining Case, (II) Entering Final Decree Closing Certain of the Chapter 11 Cases, (III) Changing the Case Caption of the Remaining Case, and (IV) Granting Related Relief* [Docket No. 1920], closing the affiliated chapter 11 cases and directing that all motions, notices, and other pleadings related to any of the affiliated debtors be filed in this case. The location of RML, LLC's service address for purposes of these Chapter 11 Cases is: 55 Water St., 43rd Floor, New York, NY 10041-0004.

Revlon, Inc. and its affiliates (before the effective date of their chapter 11 plan of reorganization, the “Debtors” and after the effective date of their plan of reorganization, the “Reorganized Debtors”) hereby submit this objection (the “Objection”) and respectfully state as follows:²

Relief Requested

1. The Reorganized Debtors seek entry of an order, substantially in the form attached hereto as Exhibit A (the “Order”), disallowing, expunging, or modifying the claims identified on (a) Schedule 1 to the Order (collectively, the “Incorrect Priority Claims”) because such claims assert incorrect priority statuses based on the Debtors’ books and records, (b) Schedule 2 to the Order (the “Late-Filed No Liability Equity Interest”) because such proof of claim was (i) not actually received by the General Bar Date and (ii) filed solely on account of a purported equity interest in the Debtors, (c) Schedule 3 to the Order (collectively, the “Insufficient Documentation Claims”) because each proof of claim fails to satisfy the requirements for a valid proof of claim, (d) Schedule 4 to the Order (collectively, the “Satisfied Contract Cure Claims”) because each claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan), and (e) Schedule 5 to the Order (collectively, the “Flow-Through Claims”) because such claims were filed on account of Qualified Pension Plans, which were assumed by the Debtors under the Plan. In support of this Objection, the Reorganized Debtors submit the declaration of Thomas Behnke, a Managing

² Capitalized terms used but not defined in this Objection shall have the meanings given to such terms in the *Revised Third Amended Joint Plan of Reorganization of Revlon, Inc. and Its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* [Docket No. 1860] (with all supplements and exhibits thereto, as it has been and may be amended, altered, modified, revised, or supplemented from time to time, the “Plan”), the *Order (I) Approving (A) Omnibus Claims Objection Procedures, (B) Omnibus Substantive Claims Objections and Form of Notice, and (C) Satisfaction Procedures and Form of Notice and (II) Granting Related Relief* (the “Objection Procedures Order”) [Docket No. 1117], or the *Order (I) Establishing Deadlines for (A) Submitting Proofs of Claim and (B) Requests for Payment Under Bankruptcy Code Section 503(b)(9), (II) Approving the Form, Manner, and Notice Thereof, and (III) Granting Related Relief* [Docket No. 688] (the “Bar Date Order”), as applicable.

Director at Alvarez & Marsal North America, LLC, attached hereto as **Exhibit B** (the “Behnke Declaration”).

Jurisdiction and Venue

2. The United States Bankruptcy Court for the Southern District of New York (the “Court”) has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference from the United States District Court for the Southern District of New York*, dated January 31, 2012. The Reorganized Debtors confirm their consent, pursuant to rule 7008 of the Federal Rules of Bankruptcy Procedures (the “Bankruptcy Rules”), to the entry of a final order by the Court in connection with this Objection to the extent that it is later determined that the Court, absent consent of the parties, cannot enter final orders or judgments in connection herewith consistent with Article III of the United States Constitution.

3. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

4. The bases for the relief requested herein are Bankruptcy Code section 502(b), Bankruptcy Rule 3007, and the Objection Procedures Order.

Background

A. Procedural Background

5. On June 15, 2022, each of the Debtors filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code, thereby commencing the instant cases (the “Chapter 11 Cases”).

6. No trustee or examiner has been appointed in the Chapter 11 Cases. On June 24, 2022, the United States Trustee for the Southern District of New York (the “U.S. Trustee”) appointed an official committee of unsecured creditors pursuant to section 1102 of the Bankruptcy Code (the “Committee”) [Docket No. 121].

7. A description of the Debtors' businesses, the reasons for commencing these Chapter 11 Cases, the relief sought from the Court to allow for a smooth transition into chapter 11, and the facts and circumstances supporting this Objection are set forth in the *Declaration of Robert M. Caruso, Chief Restructuring Officer, (I) in Support of First Day Motions and (II) Pursuant to Local Bankruptcy Rule 1007-2* [Docket No. 30].

B. Claims Reconciliation Process

8. On August 13, 2022, the Debtors filed their respective statements of financial affairs and schedules of assets and liabilities (as amended from time to time, the "Schedules") [Docket Nos. 375–425] pursuant to Bankruptcy Rule 1007 and the *Order (I) Extending Time to File Schedules of Assets and Liabilities, Schedules of Current Income and Expenditures, Schedules of Executory Contracts and Unexpired Leases, Statements of Financial Affairs, and Rule 2015.3 Financial Reports, and (II) Granting Related Relief* [Docket No. 83]. On October 23, 2022, the Debtors filed amendments to certain of the Schedules [Docket Nos. 907–913].

9. On September 12, 2022, the Court entered the Bar Date Order, establishing certain dates and deadlines for filing proofs of Claim in these Chapter 11 Cases. The Bar Date Order set October 24, 2022 at 5:00 p.m., prevailing Eastern Time (the "General Bar Date") and December 12, 2022 at 5:00 p.m., prevailing Eastern Time (the "Governmental Bar Date") as the deadlines by which non-governmental claimants and governmental claimants, respectively, must file a proof of claim.

10. On November 29, 2022, the Court granted the Debtors authority to file omnibus objections to claims in accordance with the procedures set forth in the Objection Procedures Order.

11. On January 17, 2023, the Court sustained the Debtors' first omnibus claims objection. *See* Docket No. 1340.

12. On March 7, 2023, the Court entered the Hair Straightening Bar Date Order, establishing dates and deadlines for filing Hair Straightening Proofs of Claim in these Chapter 11 Cases. The Hair Straightening Bar Date Order set April 11, 2023 at 5:00 p.m., prevailing Eastern Time (the “Hair Straightening Bar Date”) as the deadline by which Hair Straightening Claimants must file a Hair Straightening Proof of Claim.

13. On March 24, 2023, the Court sustained the Debtors’ second omnibus claims objection. *See* Docket No. 1670.

14. On April 3, 2023, the Court entered the *Findings of Fact, Conclusions of Law, and Order Confirming the Third Amended Joint Plan of Reorganization of Revlon, Inc. and Its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* [Docket No. 1746] (the “Confirmation Order”), confirming the *Third Amended Joint Plan of Reorganization of Revlon, Inc. and Its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* [Docket No. 1727].

15. On May 2, 2023, the Reorganized Debtors filed the *Notice of (I) Entry of Confirmation Order, (II) Occurrence of Effective Date, and (III) Final Deadlines for Filing Certain Claims* [Docket No. 1869], disclosing that the Effective Date (as defined in the Plan) occurred on May 2, 2023, the Plan was substantially consummated, and the Debtors emerged from chapter 11.

16. The Reorganized Debtors, working through their financial advisor, Alvarez and Marsal North America, LLC (“A&M”), have reviewed and identified certain additional claims that the Reorganized Debtors now seek approval to either disallow and expunge or modify by this Objection, for the reasons set forth below.

Objection

17. Section 502(a) of the Bankruptcy Code provides that a filed proof of claim is deemed allowed unless a party in interest objects to it. 11 U.S.C. § 502(a). Bankruptcy Rule 3007

contains the grounds upon which “objections to more than one claim may be joined in an omnibus objection.” Fed. R. Bankr. P. 3007(d). The Objection Procedures Order expands Bankruptcy Rule 3007(d) and permits the Debtors and the Reorganized Debtors to file omnibus objections to claims on additional grounds. Accordingly, the Reorganized Debtors file this Objection to the claims listed on Schedules 1, 2, 3, 4, and 5 to the Order on the bases set forth below and in the Behnke Declaration to ease the administrative burden on this Court and the Reorganized Debtors during the claims reconciliation process.

A. Incorrect Priority Claims

18. The Reorganized Debtors object to the forty-one (41) Incorrect Priority Claims listed on Schedule 1 to the Order because the Reorganized Debtors and A&M have determined that such claims, as filed, do not accurately reflect the correct priority status according to the Debtors’ books and records. The Reorganized Debtors further believe that the asserted priority of the Incorrect Priority Claims should be modified from the priority identified in the column titled “Asserted Claims” to the priority identified in the column titled “Modified Claims” in the table provided in Schedule 1 to the Order.

19. The Reorganized Debtors assert that the priority status reflected in the “Modified Claims” column is consistent with the Debtors’ books and records and/or with the information provided by the claimant. Failure to modify the Incorrect Priority Claims could result in the relevant claimant receiving a better recovery than other similarly situated creditors, even though such recovery is not warranted. Accordingly, the Reorganized Debtors request that the Court enter the Order modifying the Incorrect Priority Claims.

B. Late-Filed No Liability Equity Interest³

20. The Reorganized Debtors object to the one (1) Late-Filed No Liability Equity Interest listed on Schedule 2 to the Order. After reviewing this proof of claim, the Reorganized Debtors and A&M have determined that the Debtors' notice and claims agent, Kroll Restructuring Administration, LLC ("Kroll"), actually received this proof of claim after the General Bar Date on account of a purported interest that arose prepetition. Furthermore, the Late-Filed No Liability Equity Interest was filed solely on account of an asserted equity interest in the Debtors, *i.e.*, based only on ownership of common stock of or other equity interest in the Debtors and not on account of any claim against the Debtors.

i. The Late-Filed No Liability Equity Interest Was Not Actually Received by Kroll Until After the General Bar Date.

21. Bankruptcy Rule 3003(c) requires the bankruptcy court to set a bar date after which proofs of claim may not be filed. Fed. R. Bankr. P. 3003(c) ("The court shall fix ... the time within which proofs of claim or interest may be filed."). Bar dates are "critically important to the administration of a successful chapter 11 case." *In re Musicland Holding Corp.*, 356 B.R. 603, 607 (Bankr. S.D.N.Y. 2006). They are not designed merely as a "procedural gauntlet," but rather serve "as an integral of the reorganization process" and foster the efficient administration of bankruptcy cases. *In re Hooker Invs., Inc.*, 937 F.2d 833, 840 (2d Cir. 1991).

22. The Bar Date Order established certain deadlines for Kroll to actually receive written proofs of claim based on claims that arose prepetition against any Debtor, including the General Bar Date, for any person or entity, including and without limitation, any individual,

³ The Reorganized Debtors do not need to file a formal objection to claims that were filed after the applicable claims bar date because pursuant to Article IX.B of the Plan, such claims are deemed disallowed and expunged as of the Effective Date without any further notice to or action, order, or approval of the Bankruptcy Court, but are doing so solely for purposes of completeness of the record.

partnership, joint venture, corporation, estate, and trust, including claims pursuant to section 503(b)(9) of the Bankruptcy Code.

23. The Bar Date Order provides the below:

Pursuant to Bankruptcy Rule 3003(c)(2), any Claimant that is required to file a Proof of Claim in these Chapter 11 Cases pursuant to the Bankruptcy Code, the Bankruptcy Rules or this Order with respect to a particular Claim, but that fails to do so properly by the applicable Bar Date, shall be forever barred, estopped and enjoined from: (a) asserting such Claim against the Debtors and their chapter 11 estates (or filing a Proof of Claim with respect thereto), and the Debtors and their properties and estates shall be forever discharged from any and all indebtedness or liability with respect to such Claim and (b) voting upon, or receiving distributions under, any chapter 11 plan in these Chapter 11 Cases or otherwise in respect of or on account of such Claim, and such Person or Entity shall not be treated as a creditor with respect to such Claim for any purpose in these Chapter 11 Cases.

Bar Date Order at ¶ 31.

24. The Bar Date Order also outlines procedures for how the Debtors should provide notice to potential holders of claims. *See* Bar Date Order at ¶¶ 22–25, 28. In accordance with such procedures, starting on September 13, 2022, the Debtors caused Kroll to serve a Bar Date Notice to approximately 50,000 creditors individually. *See* Affidavit of Service [Docket No. 759]. Additionally, copies of the Bar Date Order and proof of claim forms were made publicly available at <https://cases.ra.kroll.com/revlon/>. The Debtors also caused the Bar Date Notice to be published in English in the national editions of (i) *The New York Times* on September 22, 2022 (U.S.), (ii) *USA Today* on September 22, 2022 (U.S.), and (iii) *The Globe and Mail*, on September 23, 2022 (Canada). *See* Certificate of Publication [Docket No. 758].

25. The Late-Filed No Liability Equity Interest does not comply with the Bankruptcy Code and the Bar Date Order because it was not actually received by the applicable bar date. *See* 11 U.S.C. § 502(b)(9) (in relevant part, a proof of claim should not be allowed if the “proof of such claim is not timely filed ...”); Bar Date Order at ¶ 31. Moreover, the Bar Date Notice provided to claimants that failure to timely file a proof of claim would result in such claim being

barred. Nevertheless, the Late-Filed No Liability Equity Interest was actually received after the General Bar Date.

26. Furthermore, under Article IX.B of the Plan, except as provided in the Plan or otherwise agreed to by the Debtors or the Reorganized Debtors, the GUC Administrator, or the PI Claims Administrator, as applicable, any and all proofs of claim filed after the applicable bar date shall be deemed disallowed and expunged as of the Effective Date without any further notice to or action, order, or approval of the Bankruptcy Court, and holders of such claims may not receive any distributions on account of such claims, unless on or before the Confirmation Hearing such late-Filed claim has been deemed timely Filed by a Final Order.

ii. The Late-Filed No Liability Equity Interest Was Filed Solely on Account of an Asserted Equity Interest in the Debtors.

27. Holders of common stock of or other equity interests in the Debtors do not have “claims” against the Debtors nor their estates. *See* 11 U.S.C. § 501(a) (“An equity security holder may file a proof of *interest*.”) (emphasis added). Moreover, “any Person or Entity that holds an interest of Revlon, Inc. solely with respect to such holder’s ownership interest in or possession of such interest, which shall include common stock, warrants, and rights or options to purchase, sell or subscribe to common stock” was not required to file a proof of claim. Bar Date Order ¶ 16. Here, a certain purported holder of common stock filed a proof of claim asserting a claim solely on account of his equity interest notwithstanding the provision in the Bar Date Order. The Late-Filed No Liability Equity Interest should be disallowed and expunged from the claims register as a result. This will streamline the distribution process and reduce the risk that equity holders receive recoveries on account of their interests. Accordingly, the Debtors request that the Late-Filed No Liability Equity Interest be disallowed and authority to expunge such claims from the claims register.

C. Insufficient Documentation Claims

28. The Reorganized Debtors object to the six (6) Insufficient Documentation Claims listed on Schedule 3 to the Order. After reviewing such claims, the Reorganized Debtors and A&M have determined that they cannot reconcile the Insufficient Documentation Claims with the Debtors' books and records because such claims lack supporting documentation.

29. Under section 502(b)(1) of the Bankruptcy Code, a claim may not be allowed to the extent that "such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law." 11 U.S.C. § 502(b)(1). A claimant must allege facts that, if true, would support a finding that the debtor is legally liable to the claimant. *See In re Allegheny Int'l, Inc.*, 954 F.2d 167, 173 (3d Cir. 1992); *see also In re Int'l Match Corp.*, 69 F.2d 73, 76 (2d Cir. 1934). Where the claimant alleges facts sufficient to support its claim, its claim is afforded *prima facie* validity; absent such facts, a proof of claim lacks *prima facie* validity. *In re Wilson*, 532 B.R. 486, 490 (S.D.N.Y. 2015) ("Failure to attach the documentation required ... will result in the loss of *prima facie* validity of the claim."); *In re Taylor*, 363 B.R. 303, 308 (Bankr. M.D. Fla. 2007). When an objecting party rebuts a claim's *prima facie* validity, the claimant bears the burden of proving the claim's validity by a preponderance of the evidence. *See In re Allegheny Int'l, Inc.*, 954 F.2d at 173–74. The burden of persuasion with respect to the claim is always on the claimant. *See id.* at 174; *In re Residential Capital, LLC*, 552 B.R. 50, 68 (Bankr. S.D.N.Y. 2015).

30. Without providing sufficient information or documentation to allow the Reorganized Debtors to reconcile the proof of claim, each of the Insufficient Documentation Claims fails to satisfy the requirements for a proof of claim. Although the Reorganized Debtors have attempted to compare each Insufficient Documentation Claim with the Debtors' books and

records, each Insufficient Documentation Claim does not contain enough information to allow the Reorganized Debtors to determine what amount (if any) is valid and owed by the Debtors.

31. These Insufficient Documentation Claims should be disallowed to prevent holders without valid claims from receiving estate property to the detriment of other creditors that hold valid claims against the Debtors. Disallowance of these Insufficient Documentation Claims will enable the claims register to reflect more accurately the claims properly asserted against the Debtors. Accordingly, the Reorganized Debtors seek entry of an order disallowing the Insufficient Documentation Claims in their entirety and authority to expunge such claims from the claims register.

D. Satisfied Contract Cure Claims

32. The Reorganized Debtors object to the two hundred twenty-three (223) Satisfied Contract Cure Claims listed on Schedule 4 to the Order. After reviewing such claims, the Reorganized Debtors and A&M have determined that all the Satisfied Contract Cure Claims have been satisfied in full because the Reorganized Debtors paid the claimed amounts via payment of Cure Claims in accordance with the Plan and section 365(b)(1) of the Bankruptcy Code.

33. Pursuant to Article VII.C of the Plan, the Debtors issued individualized Cure Notices and proposed amounts of Cure Claims at least fourteen days prior to the Confirmation Hearing to each contract and lease counterparty, setting forth the amounts the Debtors had determined were required to be paid to cure any monetary default under the contract(s) to be assumed. *See Affidavit of Service [Docket No. 152]; Affidavit of Service [Docket No. 149].* All objections to proposed amounts of Cure Claims were due at least seven calendar days prior to the Confirmation Hearing. Any counterparty to an Executory Contract or Unexpired Lease that failed to object timely to the proposed cure amount were deemed to have assented to such cure amount. The Plan further provided for the full release and satisfaction of any Claims against any Debtor

arising under any assumed Executory Contract or Unexpired Lease. Each of the relevant claimants received due and sufficient notice of the proposed assumption amounts through receipt of the Cure Notice and the Plan. *See Affidavit of Service [Docket No. 152]; Affidavit of Service [Docket No. 149]; Affidavit of Service [Docket No. 1763].* Thus, the Satisfied Contract Cure Claims are unenforceable against the Reorganized Debtors because the Reorganized Debtors do not owe any supplemental or additional amounts on account of the Satisfied Contract Cure Claims.

34. This Objection does not constitute an admission on the part of the Reorganized Debtors as to the amount or validity of the Satisfied Contract Cure Claims or waiver of any rights of the Reorganized Debtors.

35. These Satisfied Contract Cure Claims should be disallowed and expunged in their entirety. Disallowance of these Satisfied Contract Cure Claims will enable the claims register to reflect more accurately the claims asserted against the Debtors. Accordingly, the Reorganized Debtors request that the Satisfied Contract Cure Claims be disallowed and authority to expunge the Satisfied Contract Cure Claims from the claims register.

E. Flow-Through Claims

36. The Reorganized Debtors object to the two hundred seventy-three (273) Flow-Through Claims listed on Schedule 5 to the Order. After reviewing such claims, the Reorganized Debtors and A&M have determined that all Flow-Through Claims were filed on account of a pension obligation purportedly owed under a Qualified Pension Plan. Pursuant to Article IV.J of the Plan, on the Effective Date of the Plan, the Debtors assumed the Qualified Pension Plans in accordance with the terms of the Qualified Pension Plans and the relevant provisions of ERISA and the IRC, and the Qualified Pension Plans shall be continued. Thus, the Flow-Through Claims are unenforceable against the Reorganized Debtors because the Reorganized Debtors do not currently owe any amounts on account of the Flow-Through Claims.

37. This Objection does not constitute an admission on the part of the Reorganized Debtors as to the amount or validity of the Flow-Through Claims or waiver of any rights of the Reorganized Debtors.

38. The Flow-Through Claims should be disallowed and expunged in their entirety. Disallowance of these Flow-Through Claims will enable the claims register to reflect more accurately the claims properly asserted against the Debtors. Accordingly, the Reorganized Debtors request that the Flow-Through Claims be disallowed and authority to expunge the Flow-Through Claims from the claims register.

Compliance with the Objection Procedures and the Bankruptcy Rules

39. The Reorganized Debtors believe that the content of this Objection is in full compliance with the applicable Bankruptcy Rules and Objection Procedures Order for the following reasons:

- (a) this Objection conspicuously states on the first page that “**YOU SHOULD LOCATE YOUR NAME AND YOUR CLAIM(S) ON THE SCHEDULES ATTACHED TO EXHIBIT A HERETO. PLEASE TAKE NOTICE THAT THE OBJECTION SEEKS TO DISALLOW, EXPUNGE, OR OTHERWISE AFFECT YOUR CLAIM(S). THEREFORE, PLEASE READ THIS OBJECTION AND ATTACHMENTS THERETO VERY CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE**”;⁴
- (b) each schedule lists the claims subject to this Objection in alphabetical order based on the claimant’s name and contains a reference to the applicable claim number;⁵
- (c) each schedule to the Order provides the grounds for the Objection to the claims and a cross-reference to the page in this Objection pertinent to the stated grounds;⁶

⁴ See Fed. R. Bankr. P. 3007(e)(1).

⁵ See Fed. R. Bankr. P. 3007(e)(2); Objection Procedures Order, Ex. 1, ¶ 5.

⁶ See Fed. R. Bankr. P. 3007(e)(3); Objection Procedures Order, Ex. 1, ¶ 5.

- (d) the Objection states in the title the identity of the objecting party (the Reorganized Debtors) and the grounds for the objection;⁷
- (e) this Objection is numbered appropriately;⁸
- (f) the grounds asserted are that (i) the Incorrect Priority Claims assert incorrect priority statuses based on the Debtors' books and records, (ii) the Late-Filed No Liability Equity Interest was not actually received by the General Bar Date and was filed solely on account of a purported equity interest in the Debtors, (iii) the Insufficient Documentation Claims fail to satisfy the requirements for a valid proof of claim, (iv) the Satisfied Contract Cure Claims assert claims for liabilities that the Reorganized Debtors have paid in full by payment of the applicable Cure Claim, and (v) the Flow-Through Claims were filed on account of Qualified Pension Plans, which were assumed by the Debtors under the Plan.
- (g) the Objection Procedures Order provides that the Debtors may object to more than 100 claims in a single objection;⁹ and
- (h) each schedule to the Order includes only the claims to which there is a common basis for the objection.

40. For the foregoing reasons, the Reorganized Debtors respectfully submit that the content of this Objection is in full compliance with the Bankruptcy Rules and the Objection Procedures Order.

41. The Reorganized Debtors further respectfully state that notice and service of this Objection will be in full compliance with the Bankruptcy Rules for the following reasons:

- (a) the Objection will be filed with the Court and served upon (i) the affected claimant set forth on each proof of claim subject to this Objection or its respective attorney of record, (ii) the U.S. Trustee, (iii) the Committee, and (iv) parties that have filed a request for service of papers under Bankruptcy Rule 2002;¹⁰

⁷ See Fed. R. Bankr. P. 3007(e)(4).

⁸ See Fed. R. Bankr. P. 3007(e)(5); Objection Procedures Order, Ex. 1, ¶ 3.

⁹ See Objection Procedures Order ¶ 4.

¹⁰ See Fed. R. Bankr. P. 2002, 3007(a); Objection Procedures Order, Ex. 1, ¶ 7.

- (b) the Reorganized Debtors will also serve each claimant affected as a result of this Objection with a customized objection notice tailored, as appropriate, to address the particular creditor, claim, and objection;¹¹ and
- (c) this Objection will be set for hearing at least thirty (30) days after the filing of this Objection.¹²

Reservation of Rights

42. This Objection is limited to the grounds stated herein. Accordingly, it is without prejudice to the rights of the Reorganized Debtors or any other party in interest to object to any of the claims listed on Schedules 1, 2, 3, 4, and 5 to the Order, on any grounds whatsoever, and the Reorganized Debtors expressly reserve all further substantive or procedural objections they may have with respect to such claims.

Motion Practice

43. This Objection includes citations to the applicable rules and statutory authorities upon which the relief requested herein is predicated and a discussion of its application to this Objection. Accordingly, the Reorganized Debtors submit that this Objection satisfies rule 9013-1(a) of the Local Bankruptcy Rules for the Southern District of New York.

Notice

44. The Reorganized Debtors have provided notice of this Objection to (a) the affected claimant party set forth on each proof of claim or the respective attorney of record, (b) the entities on the Master Service List (as defined in the *Revised Order (A) Establishing Certain Notice, Case Management, and Administrative Procedures and (B) Granting Related Relief* [Docket No. 279] and available on the Reorganized Debtors' case website at <https://cases.ra.kroll.com/revlon>), and

¹¹ See Objection Procedures Order ¶ 6.

¹² See Fed. R. Bankr. P. 2002, 3007(a); Objection Procedures Order, Ex. 1, ¶ 8.

(c) parties that have filed a request for service of papers under Bankruptcy Rule 2002. The Reorganized Debtors respectfully submit that no other or further notice is necessary.

No Prior Request

45. No prior request for the relief sought in this Objection has been made to this or any other court.

[Remainder of page intentionally left blank.]

WHEREFORE, the Reorganized Debtors respectfully request entry of the Order granting the relief requested herein and such other relief as is just and proper.

New York, New York

Dated: June 16, 2023

/s/ Robert A. Britton

Paul M. Basta

Alice Belisle Eaton

Robert A. Britton

**PAUL, WEISS, RIFKIND, WHARTON &
GARRISON LLP**

1285 Avenue of the Americas

New York, NY 10019

Telephone: (212) 373-3000

Facsimile: (212) 757-3990

Counsel to the Reorganized Debtors

Exhibit A

Proposed Order

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:)) Chapter 11
))
RML, LLC ¹)) Case No. 22-10784 (DSJ)
))
)	Reorganized Debtor.
))
Tax I.D. No. N/A))
))

**ORDER GRANTING REORGANIZED DEBTORS' FOURTH OMNIBUS OBJECTION
TO INCORRECT PRIORITY CLAIMS, LATE-FILED NO LIABILITY EQUITY
INTEREST, INSUFFICIENT DOCUMENTATION CLAIMS, SATISFIED CONTRACT
CURE CLAIMS, AND FLOW-THROUGH CLAIMS**

Upon the objection (the “Objection”)² of the above-captioned reorganized debtors (before the effective date of their chapter 11 plan of reorganization, the “Debtors” and after the effective date of their plan of reorganization, the “Reorganized Debtors”) for entry of an order (this “Order”) approving the disallowance, expungement, or modification, as applicable, of the claims as identified on Schedules 1, 2, 3, 4, and 5 attached hereto and pursuant to section 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007, and the Objection Procedures Order, all as more fully set forth in the Objection; and upon the Behnke Declaration; and this Court having found that it has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference from the United States District Court for the Southern District of New York*,

¹ On May 30, 2023, the Court entered the *Order (I) Consolidating Remaining Matters Under the Remaining Case, (II) Entering Final Decree Closing Certain of the Chapter 11 Cases, (III) Changing the Case Caption of the Remaining Case, and (IV) Granting Related Relief* [Docket No. 1920], closing the affiliated chapter 11 cases and directing that all motions, notices, and other pleadings related to any of the affiliated debtors be filed in this case. The location of RML, LLC’s service address for purposes of these Chapter 11 Cases is: 55 Water St., 43rd Floor, New York, NY 10041-0004.

² Capitalized terms used in this Order and not immediately defined have the meanings given to such terms in the Objection.

dated January 31, 2012; and this Court having found that it may enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue of this proceeding and the Objection in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b); and this Court having found that the relief requested in the Objection is in the best interests of the Reorganized Debtors' estates, their creditors, and other parties in interest; and this Court having found that the Reorganized Debtors' notice of the Objection and opportunity for a hearing on the Objection were appropriate under the circumstances and no other notice need be provided; and this Court having reviewed the Objection and having heard the statements in support of the relief requested therein at a hearing, if any, before this Court (the "Hearing"); and this Court having determined that the legal and factual bases set forth in the Objection and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, it is HEREBY ORDERED THAT:

1. The Objection is sustained as set forth herein.
2. The Incorrect Priority Claims listed on Schedule 1 attached hereto are modified as to the priority status as identified in the column titled "Modified Claims" in Schedule 1 to the Order.
3. The Late-Filed No Liability Equity Interest listed on Schedule 2 attached hereto is disallowed and expunged in its entirety.
4. The Insufficient Documentation Claims listed on Schedule 3 attached hereto are disallowed and expunged in their entirety.
5. The Satisfied Contract Cure Claims listed on Schedule 4 attached hereto are disallowed and expunged in their entirety.

6. The Flow-Through Claims listed on **Schedule 5** attached hereto are disallowed and expunged in their entirety.

7. Kroll Restructuring Administration, LLC, the Reorganized Debtors' claims and noticing agent, is authorized to update the claims register to reflect the relief granted in this Order.

8. Entry of this Order is without prejudice to the Reorganized Debtors' right to object to any other claims in these chapter 11 cases or to further object to the claims listed on **Schedules 1, 2, 3, 4, and 5** attached hereto (to the extent they are not disallowed or expunged pursuant to this Order) on any grounds whatsoever at a later date.

9. Each objection to each claim as addressed in the Objection and as identified on **Schedules 1, 2, 3, 4, and 5** attached hereto constitutes a separate contested matter as contemplated in Bankruptcy Rule 9014. This Order shall be deemed a separate order with respect to each claim listed on **Schedules 1, 2, 3, 4, and 5**. Any stay of this Order shall apply only to the contested matter that involves such claim and shall not act to stay the applicability or finality of this Order with respect to the other contested matters covered hereby.

10. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

11. The Reorganized Debtors are authorized to take any and all actions reasonably necessary or appropriate to effectuate the relief granted pursuant to this Order in accordance with the Objection.

12. This Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

New York, New York
Dated: _____, 2023

THE HONORABLE DAVID S. JONES
UNITED STATES BANKRUPTCY JUDGE

Schedule 1

Incorrect Priority Claims

Fourth Omnibus Claims Objection

Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

NAME	CLAIM #	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT
1 BAIER, STACY 20 COLONIAL CIRCLE FAIRPORT, NY 14450	871	Revlon Canada Inc.	Priority	\$150,000.00*	Revlon Canada Inc.	Unsecured	\$150,000.00*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
2 Bennett, Madeline D. 1080 5th Ave., Apt 17A New York, NY 10128	1224	Revlon, Inc.	Priority	\$475,078.20	Revlon, Inc.	Unsecured	\$475,078.20
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
3 BLUMENTHAL, NORMAL 25 GLENLAKE PKWY UNIT# 2412 SANDY SPRINGS, GA 30328-3572	3570	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
4 BOWDEN, REGINALD W. 2 STONEHENGE RD WESTON, CT 06883-2612	903	Revlon, Inc.	Priority	\$1,418.69	Revlon, Inc.	Unsecured	\$1,418.69
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
5 Campbell, Susan 6182 Starfield Cres. Mississauga, ON L5N 1X1	1583	Revlon, Inc.	Priority	\$10,000.00	Revlon, Inc.	Unsecured	\$10,000.00
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							

Fourth Omnibus Claims Objection

Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

NAME	CLAIM #	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT
6 CANNON, GEORGE 5962 BAYSHORE DRIVE TOOELE, UT 84074-9070	4959	Revlon, Inc.	Priority	\$147,024.72	Revlon, Inc.	Unsecured	\$147,024.72
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
7 CAROLINA MATERIAL HANDLING, INC. 2209 PATTERSON COURT GREENSBORO, NC 27407-2593	252	Revlon, Inc.	Priority	\$7,614.48	Revlon, Inc.	Unsecured	\$7,614.48
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
8 CIRLIN, CYNTHIA B. 1755 YORK AVE APT 16G NEW YORK, NY 10128-6870	4955	Revlon, Inc.	Priority	\$16,500.00	Revlon, Inc.	Unsecured	\$16,500.00
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
9 Coallier, Chantal 107 56E Avenue St-Eustache, QC J7P 3K7	4507	Revlon, Inc.	Priority	\$6,034.68	Revlon, Inc.	Unsecured	\$6,034.68
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
10 Conover III, William R. 19165 N 259th LN Buckeye, AZ 85396-5498	913	Revlon, Inc.	Priority	\$1,628,452.49	Revlon, Inc.	Unsecured	\$1,628,452.49
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							

Fourth Omnibus Claims Objection

Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

NAME	CLAIM #	DEBTOR	PRIORITY	AMOUNT	DEBTOR	PRIORITY	AMOUNT
			STATUS			STATUS	
11 Duffner, Frederick 1425 Joy Circle Yardley, PA 19067	392	Revlon, Inc.	Priority	\$428,841.14	Revlon, Inc.	Unsecured	\$428,841.14
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
12 Dunbar, Ronald H. 350 Lakeview Way Vero Beach, FL 32963	464	Revlon Consumer Products Corporation	Priority	\$688,328.82	Revlon Consumer Products Corporation	Unsecured	\$688,328.82
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
13 ENGLISH, TANYA A 209 E 56 ST APT PHU NEW YORK, NY 10022-3705	285	Revlon Consumer Products Corporation	Priority	\$36,132.63	Revlon Consumer Products Corporation	Unsecured	\$36,132.63
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
14 Eyedeas Design & Communications Inc. Allison McAtee 20 Evandale Road Scarborough, ON M1L 3S1	58	Revlon Canada Inc.	Priority	\$7,294.95	Revlon Canada Inc.	Unsecured	\$63,409.95
		Revlon Canada Inc.	Unsecured	\$56,115.00			
			Subtotal	\$63,409.95			
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							

Fourth Omnibus Claims Objection

Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

NAME	CLAIM #	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT
15 FELD, GEORGE W 11873 FOUNTAININSIDE CIR BOYNTON BEACH, FL 33437-4925	1308	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
16 FOTIU, MARY 6 ARROWHEAD ROAD MAHWAH, NJ 07430-1308	2810	Revlon International Corporation	Priority	Undetermined*	Revlon International Corporation	Unsecured	Undetermined*
		Revlon International Corporation	Secured	Undetermined*			
			Subtotal	Undetermined*			
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
17 Gonzalez, Miguel P.O. Box 1695 Perth Amboy, NJ 08861	744	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
18 Graff, Robert S. 2957 Reynard Way San Diego, CA 92103	969	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
19 GWIA LLC 50 Main Street, Ste 1086 White Plains, NY 10606	199	Revlon, Inc.	503(b)(9)	\$6,624.79	Revlon, Inc.	Unsecured	\$6,624.79
Reason: The goods represented in the invoices asserted as 503(b)(9) were received outside of the 503(b)(9) period and therefore not entitled for priority status under section 503(b)(9) of the Bankruptcy Code.							

Fourth Omnibus Claims Objection
Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

NAME	CLAIM #	DEBTOR	PRIORITY	AMOUNT	DEBTOR	PRIORITY	AMOUNT
			STATUS			STATUS	
20 Hubley, Win P.O. Box 85 Wells, VT 05774	715	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
21 HUGHES, JESSICA 500 SE MIZNER BLVD A607 BOCA RATON, FL 33432-5635	4541	Revlon, Inc.	Priority	\$1,191.27	Revlon, Inc.	Unsecured	\$1,191.27
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
22 Jones, Deidra L 435 Cross Country Way Durham, NC 27703-0417	5529	Revlon Consumer Products Corporation Revlon Consumer Products Corporation	Priority Unsecured	\$15,150.00 \$13,465.38	Revlon Consumer Products Corporation	Unsecured	\$28,615.38
			Subtotal	<hr/>			
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
23 KREIDER JR, LAWRENCE E 450 ALTON RD #1805 MIAMI BEACH, FL 33139-6718	5480	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							

Fourth Omnibus Claims Objection

Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

NAME	CLAIM #	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT
24 LILLIS, MICHAEL G. 9112 RIVER ROAD WILMINGTON, NC 28412-3514	716	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
25 LUPINO, PATRICIA C. 7 WILLETS LANE PLANDOME, NY 11030	2537	Revlon Consumer Products Corporation	Priority	\$221,716.80*	Revlon Consumer Products Corporation	Unsecured	\$221,716.80*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
26 MANDOR, TANYA 30 FOSTER ROAD #1661 QUOGUE, NY 11959-1661	215	Revlon, Inc.	Priority	\$1,340,690.40	Revlon, Inc.	Unsecured	\$1,340,690.40
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
27 Marten, Michael B R Holmbury Farm Cotton Row Holmbury St Mary Surrey, RH5 6NB	1525	Revlon Consumer Products Corporation	Priority	Undetermined*	Revlon Consumer Products Corporation	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							

Fourth Omnibus Claims Objection
Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

NAME	CLAIM #	DEBTOR	PRIORITY	AMOUNT	DEBTOR	PRIORITY	AMOUNT
			STATUS			STATUS	
28 Mugnos, Antoine F. 1125 Craighall Ln Leland, NC 28451-6450	1040	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
29 PERGOLA, YVETTE 67 MONTEREY PINE DR NEWPORT COAST, CA 92657-1553	963	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
30 PINADELLA, EUGENE 38 SUNSET DRIVE WHIPPANY, NJ 07981-1620	750	Revlon, Inc.	Priority	Undetermined*	Revlon, Inc.	Unsecured	Undetermined*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							
31 RAGAS, JAMES 81 CHESTER AVE GARDEN CITY, NY 11530-3926	793	Revlon Consumer Products Corporation	Priority	\$11,412.80	Revlon Consumer Products Corporation	Unsecured	\$11,412.80
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.							

Fourth Omnibus Claims Objection
Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

NAME	CLAIM #	DEBTOR	PRIORITY	AMOUNT	DEBTOR	PRIORITY	AMOUNT
			STATUS			STATUS	
32 Ristau, Ronald W. 116 Dalena Way Palm Beach Gardens, FL 33418	276	Revlon, Inc.	Priority	\$295,398.95*	Revlon, Inc.	Unsecured	\$295,398.95*
		Revlon, Inc.	Secured	Undetermined*			
			Subtotal	\$295,398.95*			

Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.

33 SAMPSON, ROBERT L. 45 DARTFORD ROAD MORRIS PLAINS, NJ 07950	1253	Revlon, Inc.	Priority	\$140,000.00	Revlon, Inc.	Unsecured	\$140,293.00
		Revlon, Inc.	Unsecured	\$293.00			
			Subtotal	\$140,293.00			

Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.

34 SCHIFFER, ROBERTA 10 MAPLE AVE DEMAREST, NJ 07627-2428	3548	Revlon, Inc.	Priority	\$300,000.00	Revlon, Inc.	Unsecured	\$300,000.00

Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.

35 Sharpe, Glenn 190 Olde Liberty Drive Youngsville, NC 27596	463	Revlon, Inc.	Priority	\$15,150.00	Revlon, Inc.	Unsecured	\$332,228.30
		Revlon, Inc.	Secured	\$317,078.30			
			Subtotal	\$332,228.30			

Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.

36 Stephens, Marjorie G 191 Main Street #B New Canaan, CT 06840-5641	5515	Revlon, Inc.	Priority	\$133.04*	Revlon, Inc.	Unsecured	\$133.04*

Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.

Fourth Omnibus Claims Objection

Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

	NAME	CLAIM #	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT
37	STERN, ALEXIS E 41 RIVER TERRACE, APT 2207 NEW YORK, NY 10282-1121	4657	Revlon, Inc.	Priority	\$39,578.09	Revlon, Inc.	Unsecured	\$39,578.09
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.								
38	TAYLOR, KENNETH G. 230 BLOSSOM TRAIL MOUNT JOY, PA 17552-2954	782	Revlon Consumer Products Corporation	Priority	\$8,909.00	Revlon Consumer Products Corporation	Unsecured	\$8,909.00
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.								
39	Tehrani, Penny P. 95 Horatio Street, Apt 620 New York, NY 10014	860	Revlon Consumer Products Corporation	Priority	\$160,000.00*	Revlon Consumer Products Corporation	Priority	\$15,150.00
						Revlon Consumer Products Corporation	Unsecured	\$144,850.00*
							Subtotal	\$160,000.00*
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is eligible for only \$15,150 as a priority claim earned within 180 days of petition date.								
40	TESORIERO, JOSEPH S. 3444 CLOUDCROFT DRIVE MALIBU, CA 90265-5632	988	Revlon Consumer Products Corporation	Priority	\$5.16	Revlon Consumer Products Corporation	Unsecured	\$5.16
Reason: Modified priority reflects that, though priority was asserted under 11 U.S.C. § 507(a)(4), according to Debtors' books and records and/or documentation filed with the proof of claim, the claim is not on account of wages earned within 180 days of petition date and therefore ineligible for 507(a)(4) priority status.								
41	TURPAZ FRAGRANCES AND FLAVORS AROMA P.O. BOX 5128 DEPTFORD, NJ 08096	5474	Revlon, Inc.	503(b)(9)	\$5,200.00	Revlon, Inc.	Unsecured	\$5,200.00
Reason: The goods represented in the invoices asserted as 503(b)(9) were received outside of the 503(b)(9) period and therefore not entitled for priority status under section 503(b)(9) of the Bankruptcy Code.								

Fourth Omnibus Claims Objection

Schedule 1 - Incorrect Priority Claims

ASSERTED CLAIMSMODIFIED CLAIMS

NAME	CLAIM #	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT
		TOTAL		\$6,550,832.78*	TOTAL		\$6,550,832.78*

Schedule 2

Late-Filed No Liability Equity Interest

Fourth Omnibus Claims Objection
Schedule 2 - Late-Filed No Liability Equity Interest

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
1 Radoncic, Avdo 16 Ware Rd. Upper Saddle River, NJ 07548	05/04/2023	22-10760	Revlon, Inc.	37324	\$100,000.00
Reason: Proof of claim was filed on account of an ownership in equity interest. Additionally, proof of claim was filed after the applicable claims bar date.					TOTAL \$100,000.00

Schedule 3

Insufficient Documentation Claims

Fourth Omnibus Claims Objection
Schedule 3 - Insufficient Documentation Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
1	BROOKEN, ENOCH 4806 KINGSBURY ST APT 11 JACKSONVILLE, FL 32205	10/04/2022	22-10760	Revlon, Inc.	779	Undetermined*
Reason: Claimant failed to provide supporting documentation in order for the Debtors to ascertain the validity of the proof of claim.						
2	JOHNSON, MICHAEL O. 846 STATE ST. HENDERSON, NC 27536	10/11/2022	22-10760	Revlon, Inc.	975	Undetermined*
Reason: Claimant failed to provide supporting documentation in order for the Debtors to ascertain the validity of the proof of claim.						
3	LEON, LUIS M. 14601 SW 82 COURT PALMETTO BAY, FL 33158	10/11/2022	22-10760	Revlon, Inc.	940	\$40,000.00
Reason: Claimant failed to provide supporting documentation in order for the Debtors to ascertain the validity of the proof of claim.						
4	Lewis, Toni Owens 660 South Lake Lodge Rd Henderson, NC 27537	12/21/2022	22-10760	Revlon, Inc.	5758	Undetermined*
Reason: Claimant failed to provide supporting documentation in order for the Debtors to ascertain the validity of the proof of claim.						
5	RIVERA, JOSE L. 5610 CURRY FORD RD APT. K-5 ORLANDO, FL 32822	10/19/2022	22-10760	Revlon, Inc.	1310	\$27,000.00
Reason: Claimant failed to provide supporting documentation in order for the Debtors to ascertain the validity of the proof of claim.						
6	STRAY, MICHELLE 734 NORTH POINTE DR TWINS FALLS, ID 83301	10/04/2022	22-10760	Revlon, Inc.	785	Undetermined*
Reason: Claimant failed to provide supporting documentation in order for the Debtors to ascertain the validity of the proof of claim.						

Fourth Omnibus Claims Objection
Schedule 3 - Insufficient Documentation Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
				TOTAL	\$67,000.00*

Schedule 4

Satisfied Contract Cure Claims

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
1 1590 SOUTH GATEWAY HOLDINGS INC. SUITE 101 2000 ARGENTIA ROAD, PLAZA MISSISSAUGA, ON L5N 2R7 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00001005	\$96,545.37
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
2 1WORLD SYNC, INC. DEPARTMENT 781341 PO BOX 78000 DETROIT, MI 48278-1341 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000459	\$8,560.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
3 84 51 LLC PO BOX 635029 CINCINNATI, OH 45202 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000585	\$152,213.16
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
4 84.51 LLC The Kroger Co. Kyle R. Grubbs 1014 Vine Street Cincinnati, OH 45202	10/20/2022	22-10760	Revlon, Inc.	1502	\$252,820.11
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
5 ABG JUICY COUTURE LLC 1411 BROADWAY 4TH FLOOR NEW YORK, NY 10018 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001137	\$37,582.42
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
6	ABG Juicy Couture, LLC Attn: Legal Department 1411 Broadway, 21st Floor New York, NY 10018	07/07/2022	22-10763	Elizabeth Arden, Inc.	115	\$1.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
7	ABG Juicy Couture, LLC Attn: Legal Department 1411 Broadway, 21st floor New York, NY 10018	10/19/2022	22-10763	Elizabeth Arden, Inc.	1330	\$1,275,238.86
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
8	AC CORPORATION PO BOX 16367 GREENSBORO, NC 27416-0367 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000248	\$55,421.45
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
9	Access Information Management of Georgia, LLC 500 Unicorn Park Dr Ste 503 Woburn, MA 01801	09/16/2022	22-10760	Revlon, Inc.	600	\$48,668.47
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
10	ACNIELSEN COMPANY OF CANADA LOCKBOX T45980CPO BOX 4598 POSTAL S TORONTO, ON M5W 4Y3 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00000973	\$311,949.60
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
11	Allured Business Media 336 Gundersen Dr. Suite D. Carol Stream, IL 60188	10/24/2022	22-10776	Roux Laboratories, Inc.	4228	\$47,670.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
12	AMACKER CONTROLS, INC 1144 RIVER BIRCH RD JACKSONVILLE, FL 32259 UNITED STATES	08/13/2022	22-10776	Roux Laboratories, Inc.	SCHFUP_00000680	\$2,750.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
13	Amazon Web Services, Inc. c/o K&L Gates LLP Attn: Brian Peterson 925 Fourth Avenue Suite 2900 Seattle, WA 98104	10/24/2022	22-10760	Revlon, Inc.	4075	\$119,575.25
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
14	Amazon Web Services, Inc. c/o K&L Gates LLP Attn: Brian Peterson 925 Fourth Avenue, Suite 2900 Seattle, WA 98104	10/24/2022	22-10766	Revlon Consumer Products Corporation	4890	\$139,260.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
15	ANAPLAN, INC. 50 HAWTHORNE STREET SAN FRANCISCO, CA 94105 UNITED STATES	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00000972	\$25,737.72
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
16	ARAMARK Uniform and Career Apparel, LLC fka ARAMARK Uniform & Career Apparel, Inc Hawley Troxell Ennis & Hawley LLP c/o Sheila R. Schwager P.O. Box 1617 Boise, ID 83701	10/17/2022	22-10763	Elizabeth Arden, Inc.	1092	\$10,645.54
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
17	ARAMARK Uniform and Career Apparel, LLC fka ARAMARK Uniform & Career Apparel, Inc Hawley Troxell Ennis & Hawley LLP c/o Sheila R. Schwager PO Box 1617 Boise, ID 83701	10/17/2022	22-10760	Revlon, Inc.	1093	\$21,151.40
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
18	Art Partner, Inc. 545 West 25 Street, 12 Floor New York, NY 10001	03/07/2023	22-10760	Revlon, Inc.	5920	\$22,000.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
19	Atomic Investments, Inc. Kirby & McGuin, A.P.C. Dean T. Kirby, Jr. 707 Broadway, Suite 1750 San Diego, CA 92101	10/20/2022	22-10804	Creative Nail Design, Inc.	1356	\$4,644.66
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
20	AUTOMOTIVE RENTALS, INC AUTOMOTIVE RESOURCES INTERNATIONAL PO BOX 08500-4375 MOUNT LAUREL, NJ 08054-4611 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000105	\$109,019.56
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
21	Automotive Rentals, Inc. and ARI Fleet LT Adams and Reese LLP c/o Richard A. Aguilar 701 Poydras St., Suite 4500 New Orleans, LA 70139	10/24/2022	22-10763	Elizabeth Arden, Inc.	4105	\$184,422.71*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
22	Automotive Rentals, Inc. and ARI Fleet LT Adams and Reese LLP c/o Richard A. Aguilar 701 Poydras St., Suite 4500 New Orleans, LA 70139	10/24/2022	22-10776	Roux Laboratories, Inc.	4530	\$184.12*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
23	Automotive Rentals, Inc. and ARI Fleet LT Adams and Reese LLP c/o Richard A. Aguilar 701 Poydras St., Suite 4500 New Orleans, LA 70139	10/24/2022	22-10768	North America Revsale Inc.	4552	\$184,422.71*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
24	Automotive Rentals, Inc. and ARI Fleet LT Adams and Reese LLP c/o Richard A. Aguilar 701 Poydras St., Suite 4500 New Orleans, LA 70139	10/24/2022	22-10763	Elizabeth Arden, Inc.	4935	\$184,422.71*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
25	Automotive Rentals, Inc. and ARI Fleet LT Adams and Reese LLP c/o Richard A. Aguilar 701 Poydras St., Suite 4500 New Orleans, LA 70139	10/24/2022	22-10766	Revlon Consumer Products Corporation	4961	\$184,422.71*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
26	BARNETT ASSOCIATES AN EQUIFAX 11432 LACKLAND ROAD SAINT LOUIS, MO 63146 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000387	\$6,132.27
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
27	BCM One, Inc. Attn: Legal Department 295 Madison Avenue 5th Floor New York, NY 10017	10/17/2022	22-10766	Revlon Consumer Products Corporation	1115	\$30,515.11
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
28	Beauty SEEN Inc 55 Washington Street, Ste 420 Brooklyn, NY 11201	10/19/2022	22-10760	Revlon, Inc.	1256	\$18,645.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
29	Beauty SEEN Inc 55 Washington Street, Ste 420 Brooklyn, NY 11201	10/19/2022	22-10776	Roux Laboratories, Inc.	1325	\$46,353.31
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
30	BEAUTY SEEN LTD 22-23 LITTLE PORTLAND STREETLITTLE LONDON, W1W 8BU UNITED KINGDOM	08/13/2022	22-10785	Revlon International Corporation	SCHFUP_00000662	\$82,023.78
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
31	BERNS COMMUNICATIONS GROUP, LLC SUE RODNEY, DIRECTOR OF OPERATIONS 475 PARK AVENUE SOUTH 29TH FLOOR NEW YORK, NY 10016	07/25/2022	22-10760	Revlon, Inc.	272	\$12,925.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
32	Blackline Systems, Inc 21300 Victory Blvd 12th Floor Woodland Hills, CA 91367	09/20/2022	22-10766	Revlon Consumer Products Corporation	612	\$38,478.90*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
33	Blue Pencil Mobile Shredding 761 Redwood Square Oakville, ON L6L 6R6 CANADA	10/07/2022	22-10799	Revlon Canada Inc.	885	\$1,211.31
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
34	Bold PR LLC Jodi Balkan 1 Lexington Avenue Apt 3B New York, NY 10016	06/22/2022	22-10760	Revlon, Inc.	20	\$50,935.61
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
35	BPD Zenith (US) LLC 2925 Richmond Ave. Ste. 1200 Houston, TX 77098	08/26/2022	22-10766	Revlon Consumer Products Corporation	498	\$6,565.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
36	BPD Zenith (US) LLC 2925 Richmond Ave. Ste. 1200 Houston, TX 77098	08/26/2022	22-10776	Roux Laboratories, Inc.	505	\$14,105.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
37	Brand Momentum Inc. #205 - 2595 Skymark Ave. Mississauga, ON L4W 4L5 CANADA	06/27/2022	22-10799	Revlon Canada Inc.	10	\$74,317.04
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
38	CARTER MACHINERY COMPANY, INC 1330 LYNCHBURG TURNPIKE SALEM, VA 24153 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001169	\$882.54
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
39	CINTAS 1003 TWIN CREEK CT DURHAM, NC 27709-2359 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000002	\$36,396.77
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
40	CINTAS CANADA DEPT 400004 PO BOX 4372 STN A TORONTO, ON M5W 0J2 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00000945	\$1,722.81
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
41	CNA CCC RISK MANAGEMENT 35 E. 62ND STREET NEW YORK, NY 10065 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000100	\$2,046.22
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
42	COMCAST PO BOX 37601 PHILADELPHIA, PA 19176-0601 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000569	\$7,046.97
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
43	COMCAST HOLDINGS CORPORATION PO BOX 70219 PHILADELPHIA, PA 19176-0219 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001127	\$199.23
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
44	CONCUR TECHNOLOGIES INC. 62157 COLLECTIONS CENTER DRIVE CHICAGO, IL 60693 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000294	\$35,249.87
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
45	CPG, LLC 79 N. Franklin Turnpike, #102 Ramsey, NJ 07446	08/20/2022	22-10776	Roux Laboratories, Inc.	475	\$49,336.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
46	Creative & Response Research Services, Inc. Attn: Scott Hierbaum 150 N. Michigan Avenue 34th Floor Chicago, IL 60601	10/19/2022	22-10766	Revlon Consumer Products Corporation	1246	\$118,283.00*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
47	CRITEO CORP 387 PARK AVENUE SOUTH, 12TH FLOOR NEW YORK, NY 10016 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001161	\$153,880.18
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
48	CURACAO TRADEMARK AGENCY INC PO BOX 686 WILLEMSTAD, 1000 BV CURACAO	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000436	\$546.30
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
49	DE MAXIMIS ENVIRONMENTAL 450 MONTBROOK LANE KNOXVILLE, TN 37919 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000050	\$9,069.99
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
50	Digital Additive, Inc Kevin Moran 1075 Zonolite Rd NE, Ste 1D ATLANTA, GA 30306	06/30/2022	22-10766	Revlon Consumer Products Corporation	70	\$323,542.50
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
51	DTOUCH NEW YORK LTD 72 ALLEN ST 4TH FLOOR NEW YORK, NY 10002 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001150	\$750.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
52	DTOUCH NEW YORK, LTD 72 ALLEN STREET, 4TH FLOOR NEW YORK, NY 10002 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000481	\$4,200.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
53	DUAL PHOCUS LLC P.O. BOX 5537 NEW YORK, NY 10027	08/29/2022	22-10763	Elizabeth Arden, Inc.	507	\$106,951.03
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
54	DXP Enterprises, Inc Micheal W. Bishop Gray Reed 1601 Elm Street, Suite 4600 Dallas, TX 75201	10/13/2022	22-10776	Roux Laboratories, Inc.	1007	\$74,740.18
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
55	DXP Enterprises, Inc. Gray Reed Micheal W. Bishop 1601 Elm Street, Suite 4600 Dallas, TX 75201	10/24/2022	22-10766	Revlon Consumer Products Corporation	2560	\$578,466.68
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
56	Ecolab Inc. 655 Lone Oak Drive Eagan, MN 55121	06/24/2022	22-10760	Revlon, Inc.	35	\$88,376.75
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
57	EF OPERATING LLC 10499 W BRADFORD RD SUITE 102 LITTLETON, CO 80127 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000349	\$4,196.12
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
58	EFE MAGAZINE 1480 CLARKSON RD N MISSISSAUGA, ON L5J 2W9 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00000985	\$3,569.14
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
59	Ellington and Son, Grading & Landscaping, Inc. 2710 Enon Rd. Oxford, NC 27565	09/01/2022	22-10760	Revlon, Inc.	529	\$15,400.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
60	Ellington and Son, Grading & Landscaping, Inc. 2710 Enon Rd. Oxford, NC 27565	09/01/2022	22-10760	Revlon, Inc.	530	\$6,528.35
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
61	Ellington and Son, Landscaping & Grading, Inc. 2710 Enon Road Oxford, NC 27565	07/14/2022	22-10760	Revlon, Inc.	193	\$28,638.38
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
62	EMKAY, INC 805 WEST THORNDALE AVE ITASCA, IL 60143 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001257	\$16,030.85
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
63	Emplifi Inc. (Formerly Known as Astute Solutions) 4200 Regent Street, Suite 2000 Columbus, OH 43219	10/24/2022	22-10766	Revlon Consumer Products Corporation	2862	\$63,414.84
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
64	ENVIROSOFT CORP 2043 WEST LAS FLORES DRIVE PUEBLO WEST, CO 81007 UNITED STATES	08/13/2022	22-10776	Roux Laboratories, Inc.	SCHFUP_00000787	\$2,898.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
65	ESENTIRE, INC. 451 PHILLIP STREET UNIT 135 WATERLOO, ON N2L 3X2 CANADA	10/21/2022	22-10766	Revlon Consumer Products Corporation	1380	\$99,223.25
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
66	Eurofins CRL Cosmetics Inc 371 Hoes Ln, Suite 100, Piscataway, NJ 08854	08/23/2022	22-10760	Revlon, Inc.	486	\$6,400.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
67	Euromonitor International Ltd Attn: Lesley Ann Buck 60-61 Britton Street London, EC1M 5UX UNITED KINGDOM	08/10/2022	22-10760	Revlon, Inc.	384	\$92,577.13
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
68	EVERYONE PAYS LLC 225 E SIDNEY AVE MOUNT VERNON, NY 10550 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000618	\$13,200.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
69	Evoqua Water Technologies 588 Clark Rd Tewksbury, MA 01876	09/20/2022	22-10776	Roux Laboratories, Inc.	615	\$277.75
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
70	Evoqua Water Technologies LLC 588 Clark Rd Tewksbury, MA 01876	09/20/2022	22-10766	Revlon Consumer Products Corporation	616	\$25,790.59
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
71	EXTREME REACH TALENT 28510 NETWORK PLACE CHICAGO, IL 60673-1285 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001279	\$13,840.24
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
72	EXTREME REACH TALENT, INC. 28510 NETWORK PLACE CHICAGO, IL 60673-1285 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000519	\$486.75
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
73	FINDATION PTY LTD LEVEL 1, 421 HIGH ST NORTHCOTE, 3070 AUSTRIA	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001167	\$1,250.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
74	FINE RECYCLING & DISPOSAL 202-400 EASTERN AVE TORONTO, ON M4M 1B9 CANADA	08/24/2022	22-10760	Revlon, Inc.	492	\$3,693.45
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
75	Flywheel Digital Limited c/o Streusand, Landon, Ozburn & Lemmon 1801 S. MoPac Expressway, Suite 320 Austin, TX 78746	10/21/2022	22-10766	Revlon Consumer Products Corporation	1704	\$253,729.87
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
76	FLYWHEEL DIGITAL LIMITED THE PROW 1 WILDER WALK LONDON, W1B 5AP UNITED KINGDOM	08/13/2022	22-10785	Revlon International Corporation	SCHFUP_00000665	\$190.02
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
77	Flywheel Digital, LLC c/o Streusand, Landon, Ozburn & Lemmon 1801 S. MoPac Expressway, Suite 320 Austin, TX 78746	10/21/2022	22-10766	Revlon Consumer Products Corporation	1766	\$2,243,992.02
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
78	FORSTA, INC 7 RIVER PARK PL E, SUITE 110 FRESNO, CA 93720 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000157	\$37,429.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
79 GAT INTERNATIONAL LOCALIZATION SERV 1001 BLVD DEMAISONNEUVE, BUREAU 300 MONTREAL, QC H3A 3C8 CANADA	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000206	\$275.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
80 GAT INTERNATIONAL LOCALIZATION SERV 1001 BLVD DEMAISONNEUVE, BUREAU 300 MONTREAL, QC H3A 3C8 CANADA	08/13/2022	22-10776	Roux Laboratories, Inc.	SCHFUP_00000763	\$1,250.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
81 GAT INTERNATIONAL LOCALIZATION SERV 1001 BLVD DEMAISONNEUVE, BUREAU 300 MONTREAL, QC H3A 3C8 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00000968	\$3,826.83
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
82 GAT INTERNATIONAL LOCALIZATION SERVICES 1001 DE MAISONNEUVE BOULEVARD WEST SUITE 300 MONTREAL, QC H3A 3C8 CANADA	08/13/2022	22-10796	Elizabeth Arden (Canada) Limited	SCHFUP_00000921	\$438.39
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
83 GIANT RESOURCE RECOVERY 1229 VALLEY DRIVE ALTALLA, AL 35954 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000461	\$70,649.40
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
84	Giant Resource Recovery-Attalla, Inc. Pierce Atwood LLP Attn: Ryan F. Kelley 254 Commercial Street Portland, ME 04101	10/21/2022	22-10766	Revlon Consumer Products Corporation	1625	\$98,034.40
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
85	Global Help Desk Services, Inc. (Vendor ID: 2040697) Steve Wetherell 521 Cromwell Ave Rocky Hill, CT 06067	06/22/2022	22-10760	Revlon, Inc.	2	\$71,250.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
86	GREAT BOWERY INC	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001094	\$36,050.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
87	Great Bowery, Inc. dba Bernstein & Andriulli 433 Broadway STE 420 New York, NY 10013	07/07/2022	22-10760	Revlon, Inc.	109	\$35,012.04
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
88	HARVEST HCM INC 17241 OAK DRIVE, SUITE 110, SUITE D OMAHA, NE 68130 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000536	\$39,395.50
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
89	I.F. Wilson Fire Protection Limited 232 Wilkinson Road Brampton, ON L6T4N7	10/21/2022	22-10799	Revlon Canada Inc.	1771	\$33,610.27
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
90	Ibotta, Inc Legal Department 1801 California Street, Suite 400 Denver, CO 80202	10/19/2022	22-10760	Revlon, Inc.	1187	\$671,378.54
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
91	Idea Circle Productions, LLC 5592 Timberlane Rd Lake Wales, FL 33898	10/06/2022	22-10760	Revlon, Inc.	812	\$49,563.81
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
92	IF WILSON FIRE PROTECTION LIMITED 56 BRAMSTEELE ROAD - UNIT 13 BRAMPTON, ON L6W 3M7 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00000953	\$24,969.11
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
93	Industrial Automation Services, Inc. 2368 Lakeside Drive Birmingham, AL 35244	07/09/2022	22-10760	Revlon, Inc.	135	\$22,425.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
94	Industrial Automation Services, Inc. 2368 Lakeside Drive Birmingham, AL 35244	07/09/2022	22-10761	Elizabeth Arden USC, LLC	137	\$7,500.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
95	INFORMATION RESOURCES INC 4766 PAYSPHERE CIRCLE CHICAGO, IL 60674 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000333	\$8,435.08
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
96	INTEGRATED DISPLAY GROUP 1084309 ONTARIO INC 388 ROMINA DRIVE VAUGHAN, ON L4K 5X9 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00001001	\$631,507.13
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
97	INTEGRATED DISPLAY GROUP INC 388 ROMINA DRIVE VAUGHAN, ON L4K 5X9 CANADA	08/13/2022	22-10796	Elizabeth Arden (Canada) Limited	SCHFUP_00000909	\$67,918.78
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
98	Integrated Systems & Services, Inc. 541 Industrial Way West, Suite B Eatontown, NJ 07724	07/27/2022	22-10760	Revlon, Inc.	293	\$17,006.45
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
99	INVOK BRANDS LLC 401 BROADWAY, SUITE 1708 NEW YORK, NY 10013 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000514	\$280,000.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
100	IRON MOUNTAIN 2 SUN COURT NORCROSS, GA 30092 UNITED STATES	08/13/2022	22-10776	Roux Laboratories, Inc.	SCHFUP_00000735	\$6,157.54
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
101	IRON MOUNTAIN PO BOX 27128 NEW YORK, NY 10087-7128 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001287	\$3,047.90
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
102	IRON MOUNTAIN CANADA CORPORATION P.O BOX 3527 STATION A TORONTO, ON M5W 1G8 CANADA	08/13/2022	22-10796	Elizabeth Arden (Canada) Limited	SCHFUP_00000914	\$1,909.65
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
103	Iron Mountain Information Management, LLC One Federal Street Boston, MA 02110	10/21/2022	22-10760	Revlon, Inc.	1620	\$46,799.87
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
104	IRON MOUNTAIN RECORDS MANAGEM PO BOX 27128 NEW YORK, NY 10087 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001061	\$4,971.67
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
105 J PACKAGING AND DISPLAY LLC 25 KIMBERLY ROAD UNITS E F EAST BRUNSWICK, NJ 08816 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000073	\$1,822.60
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
106 JANI-KING OF JACKSONVILLE FIRST COAST FRANCHISING INC 5700 ST AUGUSTINE ROAD JACKSONVILLE, FL 32207 UNITED STATES	08/13/2022	22-10776	Roux Laboratories, Inc.	SCHFUP_00000809	\$63,509.23
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
107 Jani-King of Southern Ontario Max Milligan 80 Acadia Avenue, Unit 100 Markham, ON L3R 9V1 CANADA	06/27/2022	22-10799	Revlon Canada Inc.	11	\$24,206.40
Transferred to: Bradford Capital Holdings, LP as Transferee of Jani-King of Southern Ontario Attn: Brian L. Brager P.O. Box 4353 Clifton, NJ 07012					
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
108 JOBALIGN INC 620 KIRKLAND WAY, SUITE 208 KIRKLAND, WA 98033 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000487	\$6,524.02
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
109	JOHN VARVATOS APPAREL GROUP 222 DELAWARE AVE WILMINGTON, DE 19810 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001106	\$416,666.67
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
110	Johnson Controls Fire Protection LP 10405 Crosspoint Blvd Indianapolis, IN 46256	08/04/2022	22-10760	Revlon, Inc.	339	\$25,867.18
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
111	Johnson Controls Fire Protection LP 10405 Crosspoint Blvd Indianapolis, IN 46256	08/04/2022	22-10763	Elizabeth Arden, Inc.	365	\$720.49
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
112	Johnson Controls INC Lockbox :Devens MA Dept CH 10320 Palatine, IL 60055	09/12/2022	22-10766	Revlon Consumer Products Corporation	566	\$31,057.62
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
113	Johnson Controls Security Solutions LLC 10405 Crosspoint Blvd Indianapolis, IN 46256	10/19/2022	22-10776	Roux Laboratories, Inc.	1266	\$2,254.90
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
114	Johnson Controls Security Solutions LLC 10405 Crosspoint Blvd Indianapolis, IN 46256	08/04/2022	22-10807	Elizabeth Arden (Financing), Inc.	340	\$13,231.74
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
115 JS REPS CORP D/B/A ART DEPARTMENT 71 WEST 23RD STREET, SUITE 302 NEW YORK, NY 10010 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001276	\$190,009.40
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
116 KKM, LLC 117 Century Drive Woonsocket, RI 02895	07/07/2022	22-10760	Revlon, Inc.	111	\$24,000.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
117 Knapp Inc. 2124 Barrett Park Drive, Suite 100 Kennesaw, GA 30144	09/16/2022	22-10760	Revlon, Inc.	605	\$38,243.45
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
118 LinkedIn Corporation Ballard Spahr LLP Attn: Tobey M. Daluz, Margaret A. Vesper 919 N. Market Street, 11th Floor Wilmington, DE 19801	10/17/2022	22-10760	Revlon, Inc.	1077	\$424,576.70
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
119 LIVEAREA INC 7001 COLUMBIA GATEWAY DRIVE COLUMBIA, NJ 21046-2289 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001201	\$7,869.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
120	M & M GROUNDS MAINTENANCE P O BOX 180 VINTON, VA 24179 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001225	\$1,000.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
121	Main St Group Inc 640 Main St Woodstock, ON N4S 8Y5 CANADA	07/13/2022	22-10799	Revlon Canada Inc.	177	\$21,897.86
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
122	MARIETTA CORP 37 HUNTINGTON STREET CORTLAND, NY 13045 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001138	\$59,006.02
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
123	MARK MONITOR INC. PO BOX 3775 CAROL STREAM, IL 60132-3775 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000419	\$12,107.65
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
124	MarkMonitor 3133 W Frye Rd., 4th Floor Chandler, AZ 85226	09/15/2022	22-10766	Revlon Consumer Products Corporation	604	\$5,858.50
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
125	MATCH CONVERGE INC MATCH MG FIELD CANADA INC. 5225 SATELLITE DRIVE MISSISSAUGA, ON L4W 5P9 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00000969	\$10,624.73
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
126	MDMS RECRUITING LLC 27 MILL RIVER RD OYSTER BAY, NY 11771 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000124	\$13,177.60
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
127	Merritt Meade Loghran Inc 137 Bay St Unit 4 Santa Monica, CA 90405	10/20/2022	22-10766	Revlon Consumer Products Corporation	1511	\$22,000.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
128	MHR INTERNATIONAL UK LTD RUDDINGTON HALL LOUGHBOROUGH ROAD NOTTINGHAM, NG11 6GL UNITED KINGDOM	08/13/2022	22-10793	Elizabeth Arden (UK) Ltd.	SCHFUP_00000938	\$5,770.33
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
129	MICROSOFT CORPORATION PO 73843 CLEVELAND, OH 44193 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000346	\$185,781.86
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
130	MICROSOFT CORPORATION PO BOX 847543 DALLAS, TX 75284 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001064	\$25,354.88
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
131	Microsoft Corporation and Microsoft Online, Inc. Patrick Gogerty One Microsoft Way Redmond, WA 98052	10/24/2022	22-10763	Elizabeth Arden, Inc.	4176	\$34,383.76
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
132	MIMECAST NORTH AMERICA, INC. 191 SPRING STREET LEXINGTON, MA 02421	12/07/2022	22-10760	Revlon, Inc.	5684	\$15,522.84
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
133	MINTEL INTERNATIONAL GROUP LTD 333 W. WACKER DRIVE, 11TH FLOOR CHICAGO, IL 60606 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000473	\$161,430.83
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
134	MOVABLE INC PO BOX 200338 1065 6TH AVE, 9TH FI PITTSBURG, PA 15251-0338 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001052	\$26,084.64
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
135	MULDOON'S HAND ROASTED COFFEE 5680 TIMBERLEA BOULEVARD MISSISSAUGA, ON L4W 4M6 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00000941	\$4,127.81
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
136	Muldoon's Own Authentic Coffee Corp 5680 Timberlea Blvd. Mississauga, ON L4W4M6 CANADA	08/12/2022	22-10799	Revlon Canada Inc.	406	\$4,997.81
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
137	NEWLANE FINANCE COMPANY PO BOX 7358 PHILADELPHIA, PA 19101-7358 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001074	\$1,330.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
138	NORRIZON SALES & MARKETING GROUP, INC 3520 LAIRD ROAD UNIT 4 MISSISSAUGA, ON L5L 5Z CANADA	08/13/2022	22-10796	Elizabeth Arden (Canada) Limited	SCHFUP_00000916	\$32,020.04
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
139	NUCRO-TECHNICS 2000 ELLESMORE ROAD, UNIT #16 SCARBOROUGH, ON M1H 2W4 CANADA	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000241	\$8,807.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
140	Open Text Inc Open Text Corporation 275 Frank Tompa Drive Waterloo, ON N2L 0A1 CANADA	07/06/2022	22-10763	Elizabeth Arden, Inc.	91	\$2,486.31
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
141	Open Text Inc 275 Frank Tompa Drive Waterloo, ON N2L 0A1 CANADA	07/06/2022	22-10766	Revlon Consumer Products Corporation	98	\$447.33
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
142	OpenText Corporation 275 Frank Tompa Drive Waterloo, ON N2L 0A1 CANADA	08/02/2022	22-10760	Revlon, Inc.	338	\$622.71
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
143	OpSec Online LLC Attn: Legal 3540 E Longwing Lane, Suite 300 Meridian, ID 83646	09/19/2022	22-10766	Revlon Consumer Products Corporation	606	\$26,360.79
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
144	Oracle America, Inc ("Oracle") Shawn M. Christianson, Esq Buchalter, a Professional Corporation 425 Market St, Suite 2900 San Francisco, CA 94105	10/17/2022	22-10766	Revlon Consumer Products Corporation	1090	\$110,002.33
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
145 Oracle America, Inc. ("Oracle") Buchalter, a Professional Corporation Shawn M. Christianson 425 Market St. Suite 2900 San Francisco, CA 94105	10/17/2022	22-10760	Revlon, Inc.	1087	\$14,610.05
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
146 Oui Gruppe GmbH & Co KG Moosacherstrasse 26a Munich, 80809 GERMANY	09/28/2022	22-10763	Elizabeth Arden, Inc.	675	\$2,543.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
147 PERFECT CORP 3031 TISCH WAY 110 PLAZA WEST SAN JOSE, CA 95128 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000571	\$179,500.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
148 PINNACLE HILLS LLC PO BOX 860066 MINNEAPOLIS, MN 55486-0066 UNITED STATES	08/13/2022	22-10768	North America Revsale Inc.	SCHFUP_00000669	\$3,813.24
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
149 Pinnacle Hills, LLC c/o Brookfield Properties Retail Inc. 350 N. Orleans St. Suite 300 Chicago, IL 22656	10/21/2022	22-10766	Revlon Consumer Products Corporation	1626	\$3,807.79
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
150 Point 1 Displays Inc. Attn: Suzy Levy 2150 Onesime-Gagnon Lachine, QC H8T 3M8 CANADA	07/13/2022	22-10799	Revlon Canada Inc.	152	\$381,854.44
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
151 Premier Facility Management Corp. Cara Frustaci-Lenas 264 Lackawanna Ave Woodland Park, NJ 07424	07/12/2022	22-10760	Revlon, Inc.	151	\$157,383.38
Transferred to: Bradford Capital Holdings, LP as Transferee of Premier Facility Management Corp. Attn: Brian L. Brager P.O. Box 4353 Clifton, NJ 07012					
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
152 PRIMEAU MULTIMEDIA LTD 49 NORTH RIDGE CRESCENT GEORGETOWN, ON L7G 6E6 CANADA	08/13/2022	22-10799	Revlon Canada Inc.	SCHFUP_00001006	\$1,206.43
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
153	PRIMO MANAGEMENT LIMITED 29F WORKINGTON TOWER 78 BON, STRAND SHEUNG WAN, HONG KONG	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000143	\$3,709.89
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
154	QAD INC 100 INNOVATION PLACE SANTA BARBARA, CA 93108 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000354	\$1,814.19
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
155	RAYMOND LEASING CORP PO BOX 301590 DALLAS, TX 75303-1590 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000371	\$24,411.33
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
156	Raymond Leasing Corporation Charles S. Stahl, Jr Swanson, Martin & Bell, LLP 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/13/2022	22-10766	Revlon Consumer Products Corporation	1008	\$4,538.23
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
157	Raymond Leasing Corporation Swanson, Martin & Bell, LLP Attn: Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/13/2022	22-10763	Elizabeth Arden, Inc.	1009	\$22,376.31
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
158 Raymond Leasing Corporation Swanson, Martin & Bell, LLP Attn: Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/13/2022	22-10763	Elizabeth Arden, Inc.	1010	\$17,636.12
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
159 Raymond Leasing Corporation Swanson, Martin & Bell, LLP Attn: Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/13/2022	22-10763	Elizabeth Arden, Inc.	1011	\$26,618.93
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
160 Raymond Leasing Corporation Swanson, Martin & Bell, LLP Attn: Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/13/2022	22-10763	Elizabeth Arden, Inc.	1013	\$40,911.52
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
161 Raymond Leasing Corporation Charles S. Stahl Jr. Swanson Martin & Bell LLP 2525 Cabot Drive Suite 204 Lisle, IL 60532	10/14/2022	22-10766	Revlon Consumer Products Corporation	1032	\$514.43
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
162	Raymond Leasing Corporation Swanson, Martin & Bell, LLP Attn: Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/14/2022	22-10763	Elizabeth Arden, Inc.	1034	\$25,105.60
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
163	Raymond Leasing Corporation Swanson, Martin & Bell, LLP Attn: Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/12/2022	22-10763	Elizabeth Arden, Inc.	968	\$12,218.97
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
164	RENTAL CONCEPTS, INC 695 BOSTON MILLS ROAD HUDSON, OH 44236 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001177	\$20,051.32
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
165	Ricoh-USA, Inc. 1738 Bass Road Macon, GA 31210	08/30/2022	22-10760	Revlon, Inc.	519	\$121,511.05
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
166	ROBERT HALF FINANCE & ACCOUNTING Robert Half /Recovery Dept. PO Box 5024 San Ramon, CA 94583	10/03/2022	22-10760	Revlon, Inc.	914	\$27,500.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
167	SAG-AFTRA Health Plan and SAG-Producers Pension Plan Bush Gottlieb Attn: Kirk M. Prestegard 801 North Brand Blvd., Suite 950 Glendale, CA 91203	10/21/2022	22-10766	Revlon Consumer Products Corporation	1838	\$178,260.00*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
168	SALESFORCE.COM, INC. C/O BIALSON, BERGEN & SCHWAB ATTN: LAWRENCE SCHWAB/GAYE HECK 830 MENLO AVE., SUITE 201 MENLO PARK, CA 94025	10/23/2022	22-10776	Roux Laboratories, Inc.	2004	\$172,511.04
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
169	SALESFORCE.COM, INC. C/O BIALSON, BERGEN & SCHWAB ATTN: LAWRENCE SCHWAB/GAYE HECK 830 MENLO AVE., SUITE 201 MENLO PARK, CA 94025	10/23/2022	22-10763	Elizabeth Arden, Inc.	2292	\$870,375.50
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
170	SALESFORCE.COM, INC. C/O BIALSON, BERGEN & SCHWAB ATTN: LAWRENCE SCHWAB/GAYE HECK 830 MENLO AVE., SUITE 201 MENLO PARK, CA 94025	10/23/2022	22-10766	Revlon Consumer Products Corporation	2352	\$383,309.89
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
171	SALSIFY INC 101 FEDERAL STREET SUITE 2600 BOSTON, MA 02110 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000234	\$100,437.19
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
172	SAP America, Inc. c/o Brown & Connery, LLP Attn: Donald K. Ludman, Esq. 6 North Broad Street, Suite 100 Woodbury, NJ 08096	10/24/2022	22-10766	Revlon Consumer Products Corporation	3308	\$680,693.40
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
173	SCP Carlstadt PRP Group Faegre Drinker Biddle & Reath LLP Attn: P. Leigh Bausinger One Logan Square, Ste. 2000 Philadelphia, PA 19103	10/24/2022	22-10766	Revlon Consumer Products Corporation	2829	\$11,912.13*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
174	SCREEN ACTORS GUILD-PRODUCERS PENSION AND HEALTH PLANS 3601 WEST OLIVE AVENUE BURBANK, CA 91505 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001057	\$140,232.15
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
175	SECURE ONE PROTECTION P.O. BOX 51528 JACKSONVILLE BEACH, FL 32240-1528	10/11/2022	22-10776	Roux Laboratories, Inc.	946	\$87.01
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
176	SECUREONE PROTECTION SERVICES, INC. POST OFFICE BOX 51528 JACKSONVILLE BEACH, FL 32240-1528	10/11/2022	22-10760	Revlon, Inc.	972	\$1,257.75
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
177	SHALOM INTERNATIONAL CORPORATION 8 NICHOLAS COURT, SUITE B DAYTON, NJ 08810	10/27/2022	22-10761	Elizabeth Arden USC, LLC	4337	\$45,000.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
178	SHUTTERSTOCK, INC. 350 FIFTH AVENUE, 21ST. FLOOR NEW YORK, NY 10118 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000608	\$345.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
179	SIGNIFYD, INC 2540 NORTH FIRST STREET, SUITE 300 SAN JOSE, CA 95131 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001260	\$34,356.62
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
180	SILENT MODELS USA-LLC 127 WEST 26TH. STREET. SUITE 502 NEW YORK, NY 10001 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000290	\$2,838.60
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
181	SIR PROPERTIES TRUST PO BOX 826463 PHILADELPHIA, PA 19182-6463 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001126	\$76,139.97
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
182	Sir Roanoke LLC Goulston & Storrs PC c/o Douglas B. Rosner 400 Atlantic Avenue Boston, MA 02110	10/12/2022	22-10763	Elizabeth Arden, Inc.	949	\$71,063.98
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
183	SKOPENOW, INC 12 EAST 49TH ST FLOOR 11 NEW YORK, NY 10017	09/30/2022	22-10760	Revlon, Inc.	729	\$1,723.22
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
184	SMSB Consulting Group Inc. 740 Old Willets Path Suite 100 Hauppauge, NY 11788	06/28/2022	22-10760	Revlon, Inc.	45	\$79,087.50
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
185	SOLNSOFT LLC dba XCentium Amrit raj 2 Venture #340 Irine, CA 92618	07/13/2022	22-10760	Revlon, Inc.	178	\$232,981.30
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
186	SPS COMMERCE, INC 333 SOUTH SEVENTH STREET, STE 1000 MINNEPOLIS, MN 55402 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000320	\$297.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
187	STEFANINI, INC 27100 WEST 11 MILE ROADTOW, FLOOR 6 SOUTHFIELD, MI 48034 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000458	\$19,915.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
188	Sterling 1 State Street Plaza, 24th Floor New York, NY 10004	09/12/2022	22-10760	Revlon, Inc.	563	\$19,296.30
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
189	STUDIO 504 INC 636 BROADWAY SUITE 504 NEW YORK, NY 10012	10/22/2022	22-10760	Revlon, Inc.	2290	\$55,114.90
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
190	Superior Service Company, Inc. 416 Knollwood Drive Troutville, VA 24175	09/12/2022	22-10761	Elizabeth Arden USC, LLC	568	\$70,700.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
191 Syndigo LLC Nixon Peabody LLP Attn: R. Scott Alsterda 70 W. Madison, Suite 5200 Chicago, IL 60602	10/19/2022	22-10766	Revlon Consumer Products Corporation	1303	\$88,684.93
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
192 Talk2Rep, Inc OutPLEX 6301 NW 5th Way Ste 1700 Ft Lauderdale, FL 33309	07/20/2022	22-10763	Elizabeth Arden, Inc.	232	\$89,246.87
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
193 TECH RECIPE LLC 374 STONYBROOK ROAD STOCKBRIDGE, VT 05772 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000625	\$15,000.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
194 THE NIELSEN COMPANY US LLC PO BOX 88956 CHICAGO, IL 60695-8956 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000233	\$1,661,333.30
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
195 THE PROCTER & GAMBLE COMPANY ONE PROCTER & GAMBLE PLAZA CINCINNATI, OH 45202 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000158	\$48,828.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
196	The Retail Group Inc P.O. Box 363048 San Juan, PR 00936	10/05/2022	22-10790	Revlon (Puerto Rico) Inc.	803	\$48,763.10
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
197	Three Wishes Productions, Inc. Loeb & Loeb LLP Daniel B. Besikof 345 Park Avenue New York, NY 101564	10/21/2022	22-10763	Elizabeth Arden, Inc.	1751	\$316,667.00*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
198	THYSSEN KRUPP ELEVATOR PO BOX 3796 CAROL STREAM, IL 60132-3796 UNITED STATES	08/13/2022	22-10776	Roux Laboratories, Inc.	SCHFUP_00000712	\$472.50
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
199	THYSSENKRUPP ELEVATOR CORPORAT 3100 INTERSTATE NORTH CIR SE STE 50 ATLANTA, GA 30339-2227 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000286	\$13,205.02
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
200	TODA 20 JAY STREET SUITE 828 BROOKLYN, NY 11201 UNITED STATES	08/13/2022	22-10776	Roux Laboratories, Inc.	SCHFUP_00000755	\$210,000.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
201	Toda New York LLC Marcos Chavez 95 Baltic Street #2 Brooklyn, NY 11201	06/27/2022	22-10760	Revlon, Inc.	65	\$192,500.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
202	Traffic Models, S.L. Passatge Sert, 2 Baixos Barcelona, 08010 SPAIN	07/07/2022	22-10766	Revlon Consumer Products Corporation	96	\$78,000.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
203	Trane U.S. Inc 3600 Pammel Creer Road La Crosse, WI 54601	10/17/2022	22-10761	Elizabeth Arden USC, LLC	1123	\$21,712.87
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
204	Turner Duckworth Ltd Publicis Resources on behalf of Turner Duckworth David Daniel Eastpoint Business Park Dublin, IRELAND (EIRE)	08/11/2022	22-10766	Revlon Consumer Products Corporation	390	\$121,500.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
205	Valley Properties, LLC c/o Leslie McVey 3330 Hollins Road, N.E., Suite A Roanoke, VA 24012	08/07/2022	22-10763	Elizabeth Arden, Inc.	446	\$84,664.81
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
206	Veritas Communications Inc. 800-370 King Street West Toronto, ON M5V 1J9	06/27/2022	22-10760	Revlon, Inc.	15	\$789,313.04
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
207	VERTEX, INC 2301 RENAISSANCE BOULEVARD KING OF PRUSSIA, PA 19406-2772 UNITED STATES	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000417	\$18,656.25
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
208	Vision Publications Inc Carl Patrick Dene Vision Design Studio 109 Wappo Ave Calistoga, CA 94515	01/07/2023	22-10776	Roux Laboratories, Inc.	5764	\$36,630.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
209	VMware, Inc. Attn: Brooks Beard and Rachael Shen 3401 Hillview Avenue Palo Alto, CA 94304	08/08/2022	22-10760	Revlon, Inc.	370	\$70,977.17
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						
210	Vox Media, LLC 1201 Connecticut Ave NW Fl 12 Washington, DC 20036	07/09/2022	22-10760	Revlon, Inc.	136	\$34,421.40
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).						

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
211 WECKERLE GMBH HOLZHOFSTRASSE 26 WEILHEIM, 82362 GERMANY	10/07/2022	22-10760	Revlon, Inc.	919	\$25,128.11*
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
212 Wells Fargo Bank, N.A. Wells Fargo Equipment Finance, MSG 800 Walnut Street MAC F0005-055 Des Moines, IA 50309	07/11/2022	22-10766	Revlon Consumer Products Corporation	142	\$29,869.26
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
213 WELLS FARGO EQUIP. FINANCE PO BOX 1433 SAN DES MOINES, IA 50306-1433 UNITED STATES	08/13/2022	22-10776	Roux Laboratories, Inc.	SCHFUP_00000827	\$1,240.80
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
214 Werres Corporation Swanson, Martin & Bell, LLP Attn: Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/22/2022	22-10763	Elizabeth Arden, Inc.	2009	\$85,557.29
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
215 Werres Corporation Swanson, Martin & Bell, LLP Attn: Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/22/2022	22-10763	Elizabeth Arden, Inc.	2238	\$7,108.81
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
216 Werres Corporation Swanson, Martin & Bell, LLP Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/23/2022	22-10763	Elizabeth Arden, Inc.	2409	\$48,825.72
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
217 Werres Corporation Swanson, Martin & Bell, LLP Charles S. Stahl, Jr. 2525 Cabot Drive, Suite 204 Lisle, IL 60532	10/23/2022	22-10763	Elizabeth Arden, Inc.	2542	\$54,399.50
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
218 WHALAR LTD 200 BOROUGH HIGH STREET LONDON, SE1 1JX UNITED KINGDOM	08/13/2022	22-10766	Revlon Consumer Products Corporation	SCHFUP_00000463	\$2,500.00
Transferred to: CRG Financial LLC as Transferee of Whalar Ltd Attn: Allison R. Axenrod 84 Herbert Ave Building B- Suite 202 Closter07624					
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
219 WHALAR LTD 99 CLIFTON STREET FLOOR 2 LONDON, EC2A 4LG UNITED KINGDOM	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001243	\$2,600.00
Transferred to: CRG Financial LLC as Transferee of Whalar Ltd Attn: Allison R. Axenrod 84 Herbert Ave Building B- Suite 202 Closter07624					
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
220 WHALER LTD FLOOR 2 99 CLIFTON ST LONDON, EC2A 4LG UNITED KINGDOM	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001194	\$9,000.00
Transferred to: CRG Financial LLC as Transferee of Whaler Ltd Attn: Allison R. Axenrod 84 Herbert Ave Building B- Suite 202 Closter07624					
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
221 Wunderkind Corporation One World Trade Center, Floor 74 New York, NY 10007	08/03/2022	22-10766	Revlon Consumer Products Corporation	354	\$23,633.00
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					

Fourth Omnibus Claims Objection
Schedule 4 - Satisfied Contract Cure Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
222 XEROX CORPORATION PO BOX 827598 PHILADELPHIA, PA 19182-7598 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001142	\$16,821.90
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
223 XEROX CORPORATION PO BOX 202882 DALLAS, TX 75320-2882 UNITED STATES	08/13/2022	22-10763	Elizabeth Arden, Inc.	SCHFUP_00001246	\$469.31
Reason: Claim has been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan).					
					TOTAL \$21,270.426.65*

Schedule 5

Flow-Through Claims

Pg 91 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
1	Adam, Suhnoon 8 Cardinal Court Kendall Park, NJ 08824-1401	10/24/2022	22-10760	Revlon, Inc.	4894	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
2	ALBER, THELMA F 81 MERRILL AVE. EAST BRUNSWICK, NJ 08816-3057	09/29/2022	22-10760	Revlon, Inc.	686	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
3	Alexander, Connie 5882 Copper Lake Dr Jacksonville, FL 32218	10/19/2022	22-10760	Revlon, Inc.	1292	\$19,500.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
4	ALLEN, ANDREW 17 DUDSBURY ROAD FERNDOWN WEST PARLEY, BH22 8RA UNITED KINGDOM	10/13/2022	22-10760	Revlon, Inc.	1022	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
5	ALLEN, RICHARD LEONARD 1 RIVERMEAD RD PETERBOROUGH, NH 03458-1702	09/29/2022	22-10760	Revlon, Inc.	696	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
6	ALONSO, ADRIAN E. 3011 W ROMO AVE PHOENIX, AZ 85017	10/04/2022	22-10760	Revlon, Inc.	838	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 92 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
7	ANCHUNDLA, MANUEL 9605 PORTAL CT SUMMERTON, SC 29485-9001	09/29/2022	22-10760	Revlon, Inc.	733	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
8	ANDERSON, DORIS G 22701 NE HANCOCK ST. FAIRVIEW, OR 97024-2648	10/24/2022	22-10760	Revlon, Inc.	2856	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
9	AOKI, CHIEKO 3233 ALA ILIMA ST 3233/#1 HONOLULU, HI 96818-2968	10/13/2022	22-10760	Revlon, Inc.	1015	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
10	ARTILES, EUFRACIO 411 RHODE ISLAND RD BROWNS MILLS, NJ 08015	09/28/2022	22-10766	Revlon Consumer Products Corporation	684	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
11	Ascue, Paul 415 Fayette Street Apt 11F Perth Amboy, NJ 08861-3838	10/07/2022	22-10760	Revlon, Inc.	901	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
12	ASHLEY, WILLIAM L 1345 CHAMBERS LOOP RD. TIMBERLAKE, NC 27583-9081	10/11/2022	22-10760	Revlon, Inc.	951	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 93 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
13	BAIER, STACY 20 COLONIAL CIRCLE FAIRPORT, NY 14450	10/05/2022	22-10799	Revlon Canada Inc.	817	\$120,000.00*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
14	BALSAMO, ELIZABETH 901 VIAPRESA SAN CLEMENTE, CA 92672	09/30/2022	22-10760	Revlon, Inc.	737	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
15	BARBREY, JAMES E 200 NASH ST FOUNTAIN INN, SC 29644	10/06/2022	22-10760	Revlon, Inc.	882	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
16	BARR, ESTHER 3 AFTON HALL NORTH YORKSHIRE SCHOOL LANE, TS9 6SB UNITED KINGDOM	10/18/2022	22-10760	Revlon, Inc.	1166	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
17	BARRALL, CANICE J 1285 N VIA ALAMOS GREEN VALLEY, AZ 85614-4011	10/25/2022	22-10760	Revlon, Inc.	4329	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
18	BARRETT, NATALIE 16202 WILLOW PARK DR TOMBALL, TX 77377-9007	10/07/2022	22-10760	Revlon, Inc.	904	\$25,440.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 94 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
19	BEGERA, BRENDA 6149 GREENPOINTE DR BOYNTON BEACH, FL 33437	10/04/2022	22-10760	Revlon, Inc.	798	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
20	BELTRAN, MANUEL 750 3RD AVE #53 CHULA VISTA, CA 91912-9096	11/21/2022	22-10760	Revlon, Inc.	5499	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
21	Benn, Jean N 1715 Hilton Head Blvd Lady Lake, FL 32159-2227	10/20/2022	22-10760	Revlon, Inc.	1483	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
22	Berger, Rosalie 933 Skyline Drive Coram, NY 11727	10/23/2022	22-10760	Revlon, Inc.	2161	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
23	BERNAL, MARIA 19638 WEST MAGNOLIA ST. BUCKEYE, AZ 85326	10/24/2022	22-10760	Revlon, Inc.	4673	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
24	BERNSTEIN, BARBARA E 5409 ALDEA AVENUE ENCINO, CA 91316-2607	10/04/2022	22-10760	Revlon, Inc.	759	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 95 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
25 BICKLE, ESME 32 GELLI STREET BRIDGEN MID GLAMORGAN CAERAU, CF34 0RN UNITED KINGDOM	10/18/2022	22-10760	Revlon, Inc.	1209	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
26 Bidinger, Stephen J. 3427 St. Leonards Court Silver Spring, MD 20906	10/09/2022	22-10766	Revlon Consumer Products Corporation	891	\$437,514.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
27 BLACKER, MARSHA R 7 DUNCAN WAY FREEHOLD, NJ 07728-4349	10/11/2022	22-10760	Revlon, Inc.	930	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
28 Bob Lisowski as member of Ad Hoc Group of Represented Pensioners of Revlon, Inc., et al Bradford Edwards & Varlack LLP Denver G. Edwards, Esq. 12 East 49th Street, 11th Floor New York, NY 10017	11/21/2022	22-10760	Revlon, Inc.	5611	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
29 BOOBYER, R 8 YSBRYD Y COED BRIDGEN CAVENDISH PARK, CF31 4GF UNITED KINGDOM	10/13/2022	22-10760	Revlon, Inc.	1017	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Pg 96 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
30	BRADLEY, MICHAEL 41 KIMBERLEY ROAD DORSET WEST SOUTHBORNE, BH6 5EX UNITED KINGDOM	10/19/2022	22-10760	Revlon, Inc.	1309	\$916.52
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
31	BRIGHTWELL, D GLISSON 5676 SILVER SANDS CIRCLE KEYSTONE HEIGHTS, FL 32656-8182	10/20/2022	22-10760	Revlon, Inc.	1491	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
32	Brigida Byrne as member of Ad Hoc Group of Retired Executives of Revlon, Inc. et al. (on behalf of themselves and certain of the Debtors' former employees) Bradford Edwards & Varlack LLP Denver G. Edwards, Esq. 12 East 49th Street, 11th Floor New York, NY 10017	10/24/2022	22-10760	Revlon, Inc.	5352	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
33	Brown, K E 36B South Terrace Littlehampton, BN17 5NU UNITED KINGDOM	10/07/2022	22-10760	Revlon, Inc.	916	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
34	BULLOCK, MABLE 920 BULLOCKSVILLE PK. RD. MANSON, NC 27553-9761	10/04/2022	22-10760	Revlon, Inc.	792	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 97 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
35	Burleson, Twila R 2732 Stadium View Dr Ft Worth, TX 76118-2031	10/14/2022	22-10785	Revlon International Corporation	1052	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
36	BURNS, KATHLEEN ANNE 44 COOLNASILLA PARK EAST, BT11 8LA UNITED KINGDOM	10/18/2022	22-10760	Revlon, Inc.	1179	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
37	CADENA, CAROL ANNE 6626 FONTANA POINT SAN ANTONIO, TX 78240-3093	10/12/2022	22-10781	Revlon Government Sales, Inc.	999	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
38	CAMPBELL, LINDA R 15750 TURNBERRY ST MORENO VALLEY, CA 92555-4903	10/11/2022	22-10760	Revlon, Inc.	981	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
39	Canada, Sylvia L. 4118 Clays Mill Road Scottsburg, VA 24589	10/27/2022	22-10760	Revlon, Inc.	4334	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
40	CANNON, GEORGE R. 5962 BAYSHORE DRIVE TOOELE, UT 84074-9070	10/24/2022	22-10766	Revlon Consumer Products Corporation	4980	\$258,763.68
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 98 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
41	Capone, Peter W 145 Coventry Drive Carson City, NV 89703-5368	10/15/2022	22-10760	Revlon, Inc.	4981	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
42	Cardenas, Silvia 3823 W McKinley St Phoenix, AZ 85009-4132	10/24/2022	22-10760	Revlon, Inc.	2870	\$45,250.56
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
43	CARTER, MICHAEL 85 OCEANWOODS DRIVE NORTH KINGSTOWN, RI 02852-7100	09/30/2022	22-10760	Revlon, Inc.	714	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
44	CASTRO, CARMEN 330 PROSPECT AVE AVENEL, NJ 07001-1157	12/06/2022	22-10760	Revlon, Inc.	5676	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
45	CONTE, ALBERT S. 67 LIVINGSTON ROAD SCARSDALE, NY 10583	10/24/2022	22-10760	Revlon, Inc.	4342	\$1,193,451.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
46	Corbett, Sally 60 New Row Oakenshaw County, Durham, DL150TE UNITED KINGDOM	10/18/2022	22-10760	Revlon, Inc.	1195	\$15,650.21
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 99 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
47	COUGHLIN, BRENDEN 44 MARK DRIVE HIGH BRIDGE, NJ 08829-1604	10/24/2022	22-10760	Revlon, Inc.	4523	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
48	COURAGE, DEBORAH ANN 41 SUNNYSIDE ROAD DORSET PARKSTONE BH12 2LB UNITED KINGDOM	10/23/2022	22-10785	Revlon International Corporation	2296	\$34,958.75
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
49	Crenshaw, Marilyn M. c/o Michael A. Steel, Esq. 2725 Abington Rd., Suite 200 Akron, OH 44333	10/21/2022	22-10760	Revlon, Inc.	1692	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
50	D Buchan 8 Meadowlands Stockbridge Road Winchester Hampshire, SO22 5JH UNITED KINGDOM	10/17/2022	22-10760	Revlon, Inc.	1070	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 100 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
51	Darveau, Audree 1-6110 Boulevard Chevrier Brossard Brossard, J4Z 0L2 CANADA	10/24/2022	22-10760	Revlon, Inc.	3105	\$1,227.84
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
52	Dash, Faith C 272 Ash St Englewood Cliffs, NJ 07632	12/11/2022	22-10760	Revlon, Inc.	5694	\$10,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
53	Dassin, Gerald 111 East 85 Street New York, NY 10028	10/25/2022	22-10760	Revlon, Inc.	4938	\$3,260,940.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
54	DAVIES, MARGARET 32 PRINCESS STREET MAESTEG, CF34 9BD UNITED KINGDOM	10/21/2022	22-10760	Revlon, Inc.	1683	\$15,977.00*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
55	DAY, NJ 192 Rossmore Road Dorset Parkstone, BH12 2HL UNITED KINGDOM	09/27/2022	22-10760	Revlon, Inc.	654	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 101 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
56	DE GAETANO, ARTHUR 8 MAPLE STREET NEW CANAAN, CT 06840-5730	09/29/2022	22-10760	Revlon, Inc.	732	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
57	De Leon, Mylene I. 25 Harding Avenue North Arlington, NJ 07031	10/17/2022	22-10766	Revlon Consumer Products Corporation	1065	\$17,966.06
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
58	Dellafave, AnnaMarie 13 Vivian Avenue Emerson, NJ 07630	10/21/2022	22-10766	Revlon Consumer Products Corporation	1635	\$213,948.55*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
59	DELPINE, LAURA Y 39 SPRINGFIELD AVE FLOURTOWN, PA 19031	10/14/2022	22-10760	Revlon, Inc.	1059	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
60	Dessen, Stanley B. 2 Melby Lane Roslyn, NY 11576	10/19/2022	22-10760	Revlon, Inc.	1261	\$789,936.00*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
61	DOE, DJ 35 VERNEY ROAD WEST HOWE, BH11 8DA UNITED KINGDOM	10/04/2022	22-10760	Revlon, Inc.	802	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 102 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
62	DOUGLAS, DIANA 604 NE 2ND ST APT 120 DANIA BEACH, FL 33004-3327	10/03/2022	22-10760	Revlon, Inc.	912	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
63	DUNBAR, RONALD H. 350 LAKEVIEW WAY VERO BEACH, FL 32963	08/18/2022	22-10766	Revlon Consumer Products Corporation	468	\$890,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
64	DUNBAR, RONALD H. 350 LAKEVIEW WAY VERO BEACH, FL 32963	08/18/2022	22-10766	Revlon Consumer Products Corporation	476	\$254,288.66
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
65	DUNCAN, WANDA Y 95 VENABLE LANE CLARKSVILLE, VA 23927-9015	09/29/2022	22-10760	Revlon, Inc.	701	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
66	DUNHAM, ROBERT C 2 CHELSEA COURT PRINCETON, NJ 08540	10/05/2022	22-10766	Revlon Consumer Products Corporation	773	\$77,324.12
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
67	DWYER, M. KATHERINE 9897 E. Blue Sky Dr. Scottsdale, AZ 85262	07/18/2022	22-10766	Revlon Consumer Products Corporation	217	\$472,733.40
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 103 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
68	EBERLE, ARTHUR R. 99 SPOTSWOOD DRIVE SPOTSWOOD, NJ 08884-1583	10/11/2022	22-10760	Revlon, Inc.	985	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
69	Elchert, Roberta 545 West Market Street Apt 111 Tiffin, OH 44883-2574	10/11/2022	22-10760	Revlon, Inc.	937	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
70	Eliades-Sayre, Tamalyn 22 Windjammer Ct. Long Beach, CA 90803	10/04/2022	22-10760	Revlon, Inc.	755	\$429,516.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
71	EVANS, RICHARD 43 YSTAD CELYN MAESTEG, CF34 9LT UNITED KINGDOM	10/13/2022	22-10785	Revlon International Corporation	1018	\$15,783.87
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
72	FARLEY, JOHN 131 LORI CIRCLE EXTON, PA 19341-1774	10/06/2022	22-10766	Revlon Consumer Products Corporation	874	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
73	FARR, ANDREA 3 BECKSIDE CARLETON NORTH YORKSHIRE, BD23 3ET UNITED KINGDOM	10/24/2022	22-10760	Revlon, Inc.	4923	\$4,600.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 104 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
74	Faucette, Alice W 4119 Rock Brook Road Oxford, NC 27565-8342	10/11/2022	22-10760	Revlon, Inc.	938	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
75	Fava, Charlene 135 Morvale Rd Easton, PA 18042-6841	10/14/2022	22-10760	Revlon, Inc.	1046	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
76	Feiler, Elizabeth M The Law Office of Andrea Ross 129 N West Street, Ste 1 Easton, MD 21601	10/24/2022	22-10760	Revlon, Inc.	2863	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
77	Ferguson, Kathleen A. 361 Maple St #2 Kearny, NJ 07032	10/12/2022	22-10760	Revlon, Inc.	967	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
78	FERRELL, KATHLEEN 3642 E SHERIDAN ST PHOENIX, AZ 85008-2234	10/24/2022	22-10760	Revlon, Inc.	4660	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
79	Filozof, Gail P 303 Plainfield Ave Apt B2 Edison, NJ 08817-3100	10/14/2022	22-10760	Revlon, Inc.	1050	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 105 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
80	FINN, KIMBRETH T 23815 PENNSYLVANIA AVE. TORRANCE, CA 90501-5942	10/17/2022	22-10766	Revlon Consumer Products Corporation	1126	\$294,405.00*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
81	FIOTO, GEORGE A 18584 HARBOR LIGHT WAY BOCA RATON, FL 33498-4928	10/24/2022	22-10760	Revlon, Inc.	3861	\$954,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
82	FISHER, JAMES E 3 FORT WALKER DRIVE HILTON HEAD, SC 29928-3917	09/29/2022	22-10760	Revlon, Inc.	692	\$27,652.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
83	FORBES, ELMA L #013 TOWNSITE CABCABEN (MA) MARIVELES, BATAAN, 2105 PHILIPPINES	11/22/2022	22-10760	Revlon, Inc.	5504	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
84	Fountain, Julia B 3056 Granville Dr. Raleigh, NC 27609-6918	10/14/2022	22-10766	Revlon Consumer Products Corporation	1047	\$15,448.42
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
85	FOX, PATRICIA TRE-ALLT EGLWYSWRW PEMBROKESHIRE, SA41 3UL UNITED KINGDOM	10/24/2022	22-10760	Revlon, Inc.	4964	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
86	Fox, William J 5245 Fisher Island Dr Miami Beach, FL 33109-0269	10/19/2022	22-10760	Revlon, Inc.	1316	\$1,086,424.71
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
87	GALLINO, SHIRLEY 282 CENTRAL AVE EDISON, NJ 08817-3115	10/04/2022	22-10760	Revlon, Inc.	794	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
88	GARAY, CARMEN 2871 STRATFORD POINTE DR W MELBOURNE, FL 32904-8064	09/29/2022	22-10760	Revlon, Inc.	689	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
89	Geanoules, Frances C. 39 Gladstone Street Forked River, NJ 08731	08/29/2022	22-10766	Revlon Consumer Products Corporation	517	\$931,353.12
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
90	Gibson, Jacqueline Prospect House Prospect Terrace Prudhoe Northumberland, NE42 6JD UNITED KINGDOM	10/15/2022	22-10760	Revlon, Inc.	1043	\$60,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
91	GLASS, LORI JILL 4793 ESEDRA COURT, APT. 102 LAKE WORTH, FL 33467	07/14/2022	22-10766	Revlon Consumer Products Corporation	181	\$287,694.72
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 107 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
92	Goldrosen, Melissa E. 28 Totten Dr Bridgewater, NJ 08807-2367	10/31/2022	22-10760	Revlon, Inc.	4940	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
93	GONCZI, JOHN 55 4TH AVE PORT READING, NJ 07064-2017	10/24/2022	22-10760	Revlon, Inc.	4182	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
94	Gonzales, Sally P.O. Box 6768 Glendale, AZ 85312-6768	10/14/2022	22-10760	Revlon, Inc.	1039	\$750,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
95	GOWENLOCK, P 185 RICHMOND PARK ROAD BOURNEMOUTH, BH8 8UB UNITED KINGDOM	10/27/2022	22-10760	Revlon, Inc.	3470	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
96	GREEN, MARIE A 2427 MAPLE AVE. CORTLANDT MANOR, NY 10567-6211	10/04/2022	22-10760	Revlon, Inc.	840	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 108 of 145
Revlon, Inc. Case No. 22-10760
Fourth Omnibus Claims Objection
Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
97 GREEN, WILLIAM 21 BLETHIN CLOSE CARDIFF DANESCOURT, CF5 2RR UNITED KINGDOM	10/19/2022	22-10760	Revlon, Inc.	1311	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
98 Guartuche, Jacquelilne 352 Lonesome Oak Drive Beeville, TX 78102-8806	10/04/2022	22-10760	Revlon, Inc.	766	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
99 Guiglano, Thomas 272 Ash St Englewood Cliffs, NJ 07632	12/11/2022	22-10760	Revlon, Inc.	5696	\$10,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
100 Gutierrez, Alicia 1907 E. Pecan Rd Phoenix, AZ 85040	10/20/2022	22-10760	Revlon, Inc.	1387	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
101 GUTIERREZ, LEONARDO 19330 FOUR OAKS STREET CANYON COUNTRY, CA 91351-1209	10/11/2022	22-10760	Revlon, Inc.	934	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
102 HAAS, SAUNDERS R 11717 W HADLEY ST AVONDALE, AZ 85323-9103	10/17/2022	22-10760	Revlon, Inc.	1112	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
103	HAFFNER, SALLY J. 1613 SALEM HILLS DRIVE SAINT LOUIS, MO 63119-1235	10/17/2022	22-10760	Revlon, Inc.	1156	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
104	Handley, Denise L. 113 Longhunters Trail Glasgow, KY 42141	10/20/2022	22-10760	Revlon, Inc.	1424	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
105	HARRIS, KAREN M 519 S.W. 86TH TERRACE OKEECHOBEE, FL 34974-1528	10/24/2022	22-10760	Revlon, Inc.	4220	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
106	HART, WENDY LAURELS FARMHOUSE OXFORDSHIRE DARK LANE, OX15 6QQ UNITED KINGDOM	10/11/2022	22-10760	Revlon, Inc.	965	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
107	HEALY, MICHELLE HELEN 13 NELSON STREET LYTHAM ST ANNES, FY8 5DA UNITED KINGDOM	10/24/2022	22-10785	Revlon International Corporation	4533	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 110 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
108	HEISER, KIMIKO 132 ZWOLAK CT. SOUTH PLAINFIELD, NJ 07080-3969	10/24/2022	22-10760	Revlon, Inc.	4664	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
109	HEISER, THOMAS 132 ZWOLAK CT. SOUTH PLAINFIELD, NJ 07080-3969	10/24/2022	22-10760	Revlon, Inc.	4667	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
110	HENRY, EDDRINA 667 W 20TH ST APT #3 SAN PEDRO, CA 90731-5599	10/18/2022	22-10760	Revlon, Inc.	1146	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
111	Hernandez, Teresa J. 4424 North 106 Drive Phoenix, AZ 85037	10/20/2022	22-10760	Revlon, Inc.	1519	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
112	Hicks, Joe Billy P.O. Box 144 Oxford, NC 27565	10/24/2022	22-10760	Revlon, Inc.	3797	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 111 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
113	Hill, S B Four Ways Market Lane Creet Cheltenham, GL54 5BJ UNITED KINGDOM	10/06/2022	22-10760	Revlon, Inc.	915	\$409.73*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
114	HOCHSTER, KRISTINE 240 E. 76TH STREET, APT 10U NEW YORK, NY 10021-2946	10/24/2022	22-10760	Revlon, Inc.	4988	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
115	Horne, John 307 Commerce St Clarksville, VA 23927	10/24/2022	22-10760	Revlon, Inc.	2786	\$57,718.14
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
116	HU, JOYCE 18 KNOCKBOLT CRESENT SCARBOROUGH, ON M1S 2P6 CANADA	10/19/2022	22-10760	Revlon, Inc.	1341	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
117	ION, KAREN 43 BRIARSYDE CLOSE WHICKHAM, NE16 5UH UNITED KINGDOM	10/24/2022	22-10760	Revlon, Inc.	3475	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 112 of 145
Revlon, Inc. Case No. 22-10760
Fourth Omnibus Claims Objection
Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
118 Irrevocable Trust of Stanley B. Dessen Mimi L. Dessen, Trustee 2 Melby Lane Roslyn, NY 11576	10/19/2022	22-10766	Revlon Consumer Products Corporation	1332	\$1,084,360.00*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
119 James, Hernandez A 2156 S Woods Dr P.O.Box 3203 Overgaard, AZ 85933-3203	10/31/2022	22-10760	Revlon, Inc.	4943	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
120 JAMES, LE'ROY 321 MCMILLEN ST #3 JOHNSTOWN, PA 15902	11/04/2022	22-10760	Revlon, Inc.	5004	\$16,020.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
121 Jelley, David Stephen 58 Stuart Avenue Walton on Thames, Surrey, KT12 2AA UNITED KINGDOM	10/21/2022	22-10760	Revlon, Inc.	1547	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
122 Juliano, Rachel Schenck, Price, Smith & King, LLP Franklin Barbosa, Jr 220 Park Avenue Florham Park, NJ 07932	10/24/2022	22-10760	Revlon, Inc.	4153	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Pg 113 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
123 KALLON, MARY P.O. BOX 5229 NEW BRUNSWICK, NJ 08903-5229	10/21/2022	22-10760	Revlon, Inc.	1585	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
124 Karandrikas, Dimitrios 116 Jennifer Dr Monroe Twp, NJ 08831-8617	10/07/2022	22-10760	Revlon, Inc.	898	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
125 KARANIEVSKI, HELEN 5 CONDUCT STREET NEW BRUNSWICK, NJ 08901-1802	10/17/2022	22-10760	Revlon, Inc.	1129	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
126 KEANE, WILLIAM F 100 SABLE OAK LN APT 202 VERO BEACH, FL 32963-3826	10/06/2022	22-10766	Revlon Consumer Products Corporation	855	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
127 KEMP, LYNNE 21 SPANISH COURT MILL ROAD WEST SUSSEX, RH15 8BA UNITED KINGDOM	10/31/2022	22-10760	Revlon, Inc.	4945	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
128	Kimberly Rowe as member of Ad Hoc Group of Retired Executives of Revlon, Inc. et al. (on behalf of themselves and certain of the Debtors' former employees) Bradford Edwards & Varlack LLP Denver G. Edwards, Esq. 12 East 49th Street, 11th Floor New York, NY 10017	10/24/2022	22-10766	Revlon Consumer Products Corporation	5440	\$86,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
129	KING, DEBRA LOUISE 67 HERON COURT ROAD BOURNEMOUTH, BH9 1DG UNITED KINGDOM	10/17/2022	22-10760	Revlon, Inc.	1149	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
130	KING, HARRY 1500 STATION DR APT 1515 AVENEL, NJ 07001-1866	10/11/2022	22-10760	Revlon, Inc.	941	\$132.12
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
131	Kisala, Marguerite Andrew J. Kisala, Esq Kisala Law Firm, PLLC P.O. Box 72013 Durham, NC 27722	10/04/2022	22-10766	Revlon Consumer Products Corporation	756	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 115 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
132	KLINE, ROBERT T 7431 EAST CENTURY DRIVE SCOTTSDALE, AZ 85250-4628	10/18/2022	22-10781	Revlon Government Sales, Inc.	1185	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
133	Klotz, Joyce K 7 Cray Ter Fanwood, NJ 07023	08/29/2022	22-10760	Revlon, Inc.	514	\$53,037.54
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
134	Knowles, James J. 3188 E Rockey Slope Dr. Phoenix, AZ 85048-8321	10/24/2022	22-10760	Revlon, Inc.	4944	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
135	Kraatz, William 1426 E Grovers Ave Unit #8 Phoenix, AZ 85022-2000	10/04/2022	22-10760	Revlon, Inc.	768	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
136	KRETZMAN, CLARE A 115 DAVENPORT FARM LANE WEST STAMFORD, CT 06903	10/11/2022	22-10766	Revlon Consumer Products Corporation	966	\$590,517.90
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
137	Kretzman, Robert K 115 Davenport Farm Lane West Stamford, CT 06903	10/11/2022	22-10766	Revlon Consumer Products Corporation	952	\$1,124,796.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
138	KROMINGA, LYNN S 2100 S OCEAN BLVD APT N204 PALM BEACH, FL 33480-5241	10/17/2022	22-10760	Revlon, Inc.	1132	\$301,852.80*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
139	KRUER, HARRY J. 10 LAWRENCE LANE BAY SHORE, NY 11706-8628	10/19/2022	22-10785	Revlon International Corporation	1284	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
140	LAM, OI-KWAN 18 TANGLEWOOD LANE COLONIA, NJ 07067-3036	10/24/2022	22-10760	Revlon, Inc.	3673	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
141	Langdon, James R. 3004 Society Place Newtown, PA 18940	10/24/2022	22-10766	Revlon Consumer Products Corporation	4207	\$11,533.56*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
142	Lara, Isabel 12827 Julington Road Jacksonville, FL 32258-2364	10/12/2022	22-10760	Revlon, Inc.	977	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
143	LAWRENCE, BENJAMIN J. 290 WOOD TRAIL WAY HENDERSON, NC 27537	10/24/2022	22-10760	Revlon, Inc.	3551	\$19,964.07
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 117 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
144	LAWRENCE, DELLAR 3250 BROADWAY APT 4L NEW YORK, NY 10027-2311	10/11/2022	22-10760	Revlon, Inc.	933	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
145	LIBERTINY, ANN O 1616 OSAGE AVENUE SCHERTZ, TX 78154-3728	10/07/2022	22-10781	Revlon Government Sales, Inc.	887	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
146	LING, ANTHONY SCHANNING MERLE HOUSE BROMSBERRY HEATH, HR8 1PF UNITED KINGDOM	10/18/2022	22-10760	Revlon, Inc.	1174	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
147	LOCKTON, KATHY 4906 CAMERON VALLEY PKWY CHARLOTTE, NC 28210-3349	10/07/2022	22-10760	Revlon, Inc.	899	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
148	LOISELLE, ARMAND 14011 STACEY RD NE GREENVILLE, MI 48838-9055	10/04/2022	22-10760	Revlon, Inc.	761	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
149	LUGO, AMERICO 7 ERIC CT HILLSBOROUGH, NJ 08844-3850	10/13/2022	22-10760	Revlon, Inc.	1014	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
150 LUGO, LYDIA 4902 W BETHANY HOME RD LOT 18 GLENDALE, AZ 85301-5245	10/25/2022	22-10760	Revlon, Inc.	4322	\$14,353.08
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
151 LUMPP JR., STANLEY W P.O. BOX 2032 SUN CITY, AZ 85372-2032	10/24/2022	22-10760	Revlon, Inc.	3575	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
152 LUMPP, SCOTT W. 8933 W FARGO DR PEORIA, AZ 85382-3739	10/24/2022	22-10760	Revlon, Inc.	3576	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
153 MACGILLIVRAY, BRUCE R 14 EAST CRAIG STREET BASKING RIDGE, NJ 07920-1139	10/07/2022	22-10766	Revlon Consumer Products Corporation	905	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
154 MACVANE, MARTHA E 314 GARNET DR. SO PORTLAND, ME 04106-6036	10/28/2022	22-10766	Revlon Consumer Products Corporation	3755	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
155 MANDOR, TANYA 30 FOSTER ROAD #1661 QUOGUE, NY 11959-1661	07/18/2022	22-10766	Revlon Consumer Products Corporation	214	\$768,661.20
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Pg 119 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
156	MANFRE, MILDRED 107 CHERRY ST ISELIN, NJ 08830-1908	09/30/2022	22-10760	Revlon, Inc.	720	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
157	MARSH, MICHAEL 106 FRONT ST., UNIT 22 FRANKLIN, TN 37064	11/16/2022	22-10760	Revlon, Inc.	5478	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
158	MARTINEZ, CARLOS R. P.O. BOX 548 ASH FORK, AZ 86320-0548	10/24/2022	22-10760	Revlon, Inc.	4537	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
159	MARTINI, LOUIS D. 7441 FRANKFORT RD. SHELBYVILLE, KY 40065-8401	10/11/2022	22-10760	Revlon, Inc.	984	\$3,742.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
160	Matthews, Eleanor 2111 Walker Court Phoenix City, AL 36867-7451	10/17/2022	22-10760	Revlon, Inc.	1086	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
161	MCGINNITY, JAMES W 326 EAGLE CREEK COURT EL DORADO HILLS, CA 95762-9475	10/05/2022	22-10760	Revlon, Inc.	820	\$113,499.00*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 120 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
162	MCGOWAN, GERALD 230 CROCUS AVE FLORAL PARK, NY 11001-2334	10/20/2022	22-10760	Revlon, Inc.	1281	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
163	MCGUIRE, HWACHA 1443 CORONADO HILLS DR. APT 408 AUSTIN, TX 78752-2975	10/24/2022	22-10760	Revlon, Inc.	4174	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
164	MEDRANO, JOHN R 450 NORTH ARMANDO STREET # E-33 ANAHEIM, CA 92806-3566	10/20/2022	22-10760	Revlon, Inc.	1405	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
165	Middleton, Bonnie Joel E. Sannes 1138 N. Alma School Road, Suite 101 Mesa, AZ 85201	10/24/2022	22-10766	Revlon Consumer Products Corporation	4234	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
166	Mikal Muhammad as member of Ad Hoc Group of Retired Executives of Revlon, Inc. et al. (on behalf of themselves and certain of the Debtors' former employees) Bradford Edwards & Varlack LLP Denver G. Edwards, Esq. 12 East 49th Street, 11th Floor New York, NY 10017	10/24/2022	22-10760	Revlon, Inc.	5424	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 121 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
167	MILEY, MARY CARMEN 112 BEACH HILL LANE THOMASVILLE, GA 31792-1429	10/21/2022	22-10760	Revlon, Inc.	1695	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
168	Miller, Ellen M. 107 Cartgate Fords CLNY Williamsburg, VA 23188	10/12/2022	22-10760	Revlon, Inc.	947	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
169	Miller, Shona 10 Indee Pass Secret Harbour, W.A., 6168 AUSTRALIA	10/24/2022	22-10760	Revlon, Inc.	2600	\$10,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
170	Mitchel-Pikstein, Ronnie F 6829 Heirloom Circle West Bloomfield, MI 48322-4805	11/10/2022	22-10760	Revlon, Inc.	5468	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
171	MORENO, BILLY C 7827 W. LAMAR RD. GLENDALE, AZ 85303-2925	10/17/2022	22-10760	Revlon, Inc.	1131	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
172	Morris, Sue 1 Rowan Tree Court Outwood Wakefield, WF1 2DL UNITED KINGDOM	10/14/2022	22-10760	Revlon, Inc.	1036	\$25,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 122 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
173	MORSE, SHELLEY 88 ST BRIDES ROAD ABERKENFIG, CF32 9RA UNITED KINGDOM	10/18/2022	22-10785	Revlon International Corporation	1167	\$8,694.44
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
174	Moses, Julianne 425 E 79th St New York, NY 10075-1037	10/06/2022	22-10760	Revlon, Inc.	852	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
175	Moses, Julianne 425 E 79th St New York, NY 10075	10/06/2022	22-10760	Revlon, Inc.	868	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
176	MOUNTER, BEVERLY D 759 N 12TH AVE. PHOENIX, AZ 85007-2325	10/05/2022	22-10760	Revlon, Inc.	808	\$51,150.84
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
177	Murphy, Paul F. 36 Hill Road Stillwater, NY 12170	10/26/2022	22-10760	Revlon, Inc.	3753	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
178	NAGEL, BARBARA 382 PROSPECT AVE DUNELLEN, NJ 08812-1528	10/14/2022	22-10760	Revlon, Inc.	1051	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 123 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
179 NASH, SUSAN AUDREY 5 STATION CLOSE PLUMPTON GREEN, BN7 3BW UNITED KINGDOM	10/18/2022	22-10760	Revlon, Inc.	1175	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
180 NEEDHAM, M WILLOW BANK SAPLINGS LANE, CW6 9AE UNITED KINGDOM	10/11/2022	22-10785	Revlon International Corporation	953	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
181 NETTINGHAM, MALCOLM 533 RUNYON AVE PISCATAWAY, NJ 08854-4716	10/14/2022	22-10760	Revlon, Inc.	1055	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
182 NEVILL, JACQUELINE 11 STONELEIGH DRIVE BELMONT, HR2 7YZ UNITED KINGDOM	10/31/2022	22-10760	Revlon, Inc.	4976	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
183 Newbould, Mary 309 Bloomingdale Avenue Cranford, NJ 07016-2523	11/10/2022	22-10760	Revlon, Inc.	5341	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Pg 124 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
184	NICHOLSON, DAVID A 146 GRABOWSKI DR. PARLIN, NJ 08859-2527	09/29/2022	22-10760	Revlon, Inc.	679	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
185	NIXON, KELLY 10 MAUN VIEW GARDENS SUTTON-IN-ASHFIELD, NG17 5HL UNITED KINGDOM	10/24/2022	22-10760	Revlon, Inc.	4415	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
186	Oakes, Kenneth Lee 2731 158th Place SE Mill Creek, WA 98012	10/23/2022	22-10766	Revlon Consumer Products Corporation	2345	\$671,062.08
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
187	ODENBACH, KAREN S 8564 N SPADES RD MILAN, IN 47031-9404	10/03/2022	22-10760	Revlon, Inc.	752	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
188	OLSON, E. MAUREEN 480 WATERLEAF BLVD KYLE, TX 78640-5561	10/19/2022	22-10760	Revlon, Inc.	1213	\$385,643.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
189	OROZCO, ADOLPH G 13147 W SIERRA VISTA DR GLENDALE, AZ 85307	12/03/2022	22-10760	Revlon, Inc.	5527	\$25,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 125 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
190	Ortega, Graciela 42564 W. Sandpiper Drive Maricopa, AZ 85138	10/15/2022	22-10760	Revlon, Inc.	1044	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
191	PAGLIARO, ARLINE 17 SUMMERALL RD SOMERSET, NJ 08873-2209	09/29/2022	22-10760	Revlon, Inc.	705	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
192	PALAZZESE, STELLA 4253 15TH SIDEROAD RR#2 ROCKWOOD, ON N0B 2K0 CANADA	10/18/2022	22-10799	Revlon Canada Inc.	1194	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
193	PARKER, PERRY T ASPCYMAN BROWNING SMU2 P.O. BOX 3400 FLORENCE, AZ 85132	10/05/2022	22-10760	Revlon, Inc.	809	\$15,150.00*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
194	Parkoff, Stephen B. 30 So. Adelaide Ave Apt. PH-F Highland Park, NJ 08904	07/19/2022	22-10760	Revlon, Inc.	229	\$83,425.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 126 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
195 PARRA, DANNY E. 4424 N. 106TH DR. PHOENIX, AZ 85037	10/10/2022	22-10760	Revlon, Inc.	921	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
196 Patterson, Joan E 16 Duxbury Rd Toms River, NJ 08757-6351	11/10/2022	22-10760	Revlon, Inc.	5466	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
197 PAYNE, YOUNEE L 2322 W 74 74TH ST LOS ANGELES, CA 90043	10/24/2022	22-10760	Revlon, Inc.	4243	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
198 PENALOZA, GLORIA 81 LAKE VIEW BLVD EDISON, NJ 08817-5421	10/24/2022	22-10760	Revlon, Inc.	2853	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
199 PEPPER, WILLIAM 109 SCOTT DRIVE ATLANTIC BEACH, NY 11509-1632	10/07/2022	22-10760	Revlon, Inc.	907	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
200 PERREAUXT, MARC V UNIT #403 14820 RUE DE BAYONNE CLEARWATER, FL 33762-3085	10/20/2022	22-10760	Revlon, Inc.	1537	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Pg 127 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
201	PETRONELLA, ELEANOR 166 NORRIS AVE METUCHEN, NJ 08840-1028	10/05/2022	22-10760	Revlon, Inc.	826	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
202	PIGNATARO, BEN 8609 SPECTRUM DR MCKINNEY, TX 75072-5861	10/07/2022	22-10760	Revlon, Inc.	902	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
203	POOL, MARY 3531 W WOOD DR PHOENIX, AZ 85029-2145	10/06/2022	22-10760	Revlon, Inc.	881	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
204	POWELL, BARBARA H 119 ELM SPRING LANE SHAVANO PARK, TX 78231-1412	10/11/2022	22-10760	Revlon, Inc.	974	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
205	PRICE, ROXANNA L 4917 S. TERRACE RD. TEMPE, AZ 85282-7272	10/06/2022	22-10760	Revlon, Inc.	880	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
206	RAINER, DOROTHY 723 RABBITTOWN RD GADSDEN, AL 35905	10/04/2022	22-10760	Revlon, Inc.	770	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 128 of 145
Revlon, Inc. Case No. 22-10760
Fourth Omnibus Claims Objection
Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
207 Raymond Garofano as member of Ad Hoc Group of Retired Executives of Revlon, Inc. et al. (on behalf of themselves and certain of the Debtors' former employees) Bradford Edwards & Varlack LLP Denver G. Edwards, Esq. 12 East 49th Street, 11th Floor New York, NY 10017	10/24/2022	22-10766	Revlon Consumer Products Corporation	5386	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
208 REED, CORA M. 3756 HENRICO ROAD BUFFALO JUNCTION, VA 24529	10/20/2022	22-10760	Revlon, Inc.	1523	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
209 RHODES, RONALD M 22 ROBIN HOOD ROAD WHITE PLAINS, NY 10605-3539	10/05/2022	22-10760	Revlon, Inc.	822	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
210 RIBEIRO, MARIA 102 MOITALINA PEDREIRAS, 2480 PORTUGAL	09/27/2022	22-10760	Revlon, Inc.	645	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
211 Ricks, H. Timothy 685 Pole Drive Herber City, UT 84032	08/26/2022	22-10766	Revlon Consumer Products Corporation	504	\$1,696,197.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Pg 129 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
212	RODRIGUEZ, ARMIDA G 300-2 MACOMB BOX # 32 CHAPARRAL, NM 88081-7523	10/07/2022	22-10760	Revlon, Inc.	900	\$1,112.16
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
213	ROMAN, JANIS 114 GOLF CLUB DRIVE LONGWOOD, FL 32779-4663	10/07/2022	22-10760	Revlon, Inc.	886	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
214	ROSE, KATHLEEN 804 BRITTANY CT NORMAN, OK 73072-4212	10/24/2022	22-10760	Revlon, Inc.	4665	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
215	ROSEN, JACQUELINE H 585 WEST 214TH STREET APT. 2G NEW YORK, NY 10034-1277	09/26/2022	22-10760	Revlon, Inc.	653	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
216	ROTH, DAN 6538 ALCOVE AVENUE NORTH HOLLYWOOD, CA 91606-1107	10/06/2022	22-10760	Revlon, Inc.	870	\$944.40
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
217	Rowe, Kimberly 2248 Concord Cir Harrisburg, PA 17110	07/21/2022	22-10766	Revlon Consumer Products Corporation	267	\$86,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
218 RUIZ, MARIA E. 318 N. DATE MESA, AZ 85201	10/07/2022	22-10760	Revlon, Inc.	892	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
219 RUMSBY, ROBERT B 504 18TH AVENUE LAKE COMO, NJ 07719-3044	09/26/2022	22-10760	Revlon, Inc.	656	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
220 Ryan, Donna L 104 Shayla CT Daytona Beach, FL 32119-2380	10/06/2022	22-10760	Revlon, Inc.	883	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
221 SAMPSON, JUNE 54 EDIFRED ROAD BOURNEMOUTH, BH9 3PD UNITED KINGDOM	10/19/2022	22-10760	Revlon, Inc.	1462	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
222 Sanchez, Wanda 3704 Buchanan Loop Rd Texarkana, TX 75501-9570	10/04/2022	22-10760	Revlon, Inc.	767	\$165.43
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
223 Satterwhite, Byron M. 1300 Oxford Loop Rd. Oxford, NC 27565	10/24/2022	22-10766	Revlon Consumer Products Corporation	4238	\$47,411.82
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Pg 131 of 145
Revlon, Inc. Case No. 22-10760
Fourth Omnibus Claims Objection
Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
224 SAUTER, LUANNE 332 DRUMMOND STREET NEVADA CITY, CA 95959-2105	10/17/2022	22-10760	Revlon, Inc.	1094	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
225 SCALA, DENISE 146 TWILIGHT AVE SOUTH AMBOY, NJ 08879-2749	10/11/2022	22-10760	Revlon, Inc.	971	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
226 Scheiner, Stanley 44 Mullarkey Dr West Orange, NJ 07052-2270	10/24/2022	22-10760	Revlon, Inc.	3636	\$310,000.00*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
227 Seidman, Allyn 308 E 72nd st, apt 18C New York, NY 10021	10/23/2022	22-10760	Revlon, Inc.	1847	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
228 SHANNON, LINDA S 35 MILL ROAD APT 8A EDIDON, NJ 08817-4833	10/20/2022	22-10760	Revlon, Inc.	1392	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
229 Shaw, Peter 20, Spoonbill Close Rest Bay Mid Glamorgan, CF36 3UR UNITED KINGDOM	10/14/2022	22-10760	Revlon, Inc.	1030	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Pg 132 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
230	Shortal-Mulkearns, Mary 701 Shortal-Mulkearns Pinetop, AZ 85935-7088	10/20/2022	22-10766	Revlon Consumer Products Corporation	1528	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
231	SHUBAK, MARTINA E 106 KEATS AVE TOMS RIVER, NJ 08753-6930	10/24/2022	22-10760	Revlon, Inc.	4172	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
232	SIMPSON, ELIZABETH 12 WIMBRICK HEY MORETON, WIRRAL, CH46 9RU UNITED KINGDOM	10/24/2022	22-10760	Revlon, Inc.	4979	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
233	Sinclair, Rose Ann 1204 S. Broad St. #189 Brooksville, FL 34601-3132	10/23/2022	22-10760	Revlon, Inc.	2162	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
234	SOLTYS, BARBARA A 59 BELAIRE COURT MATAWAN, NJ 07747-1121	09/26/2022	22-10760	Revlon, Inc.	648	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
235	SOYARS, JIMMIE 313 LOMBARDY STREET SOUTH HILL, VA 23970-2715	10/24/2022	22-10760	Revlon, Inc.	3556	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 133 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
236	SPIEL, ROBERT 2 WHITE BIRCH LANE SCARSDALE, NY 10583-7635	10/17/2022	22-10766	Revlon Consumer Products Corporation	1083	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
237	SPRAGUE, DIANNE M 12 STEVENSON RD. KITTERY, ME 03904-5541	10/31/2022	22-10760	Revlon, Inc.	4977	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
238	STAGGS, CHARLOTTE P 306 S. 7TH STREET APT #405 BUCKEYE, AZ 85326-2918	10/17/2022	22-10760	Revlon, Inc.	1155	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
239	STEPHENS, GEORENE D 110 N. GUNTER ST. SILOAM SPRINGS, AR 72761-2838	10/04/2022	22-10760	Revlon, Inc.	837	\$87,866.40*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
240	Story, Edmund W 3 Midland Drive Great Meadows, NJ 07838-2215	09/30/2022	22-10760	Revlon, Inc.	711	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
241	Sutman, Joseph 1203 Coventry Dr. Thousand Oaks, CA 91360-5218	10/06/2022	22-10760	Revlon, Inc.	866	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
242	Tanner, Shirley 1037 Chalk Rd Wake Forest, NC 27587-9148	10/25/2022	22-10760	Revlon, Inc.	4326	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
243	Tauber, George R. 2531 Windsor Way Court Wellington, FL 33414-7036	10/24/2022	22-10766	Revlon Consumer Products Corporation	4302	\$500,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
244	Thompson, Allan Friday House Square Drive Haslemere, GU27 3LW	10/21/2022	22-10785	Revlon International Corporation	1490	\$84,288.05
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
245	THORNBRUGH, PATRICIA E 921 N 44TH CIRCLE SHOW LOW, AZ 85901-3152	10/13/2022	22-10760	Revlon, Inc.	1016	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
246	TROMP, CYNTHIA B. 1970 LONGMILL ROAD YOUNGSVILLE, NC 27596	10/05/2022	22-10760	Revlon, Inc.	823	\$18,844.70
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
247	TSAKON, IOANNIS 147 CHESTNUT AVE. ATLANTIC HIGHLANDS, NJ 07716	10/11/2022	22-10760	Revlon, Inc.	932	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 135 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
248	Turner, Sanora 27 Hastings Drive Wainfleet All Saints Lincolnshire, PE24 4PX UNITED KINGDOM	10/14/2022	22-10760	Revlon, Inc.	1049	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
249	VACCCHIO, KAREN 29 ANITA AVE SYOSSET, NY 11791-2603	10/22/2022	22-10766	Revlon Consumer Products Corporation	2154	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
250	Vallier, Herbert Joseph 8440 Eustis Farm Lane Cincinnati, OH 45243	10/10/2022	22-10766	Revlon Consumer Products Corporation	889	\$54,435.50
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
251	VENEGAS, CHRISTINA 1517 E. CYPRESS STREET PHOENIX, AZ 85006-1730	10/17/2022	22-10760	Revlon, Inc.	1095	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
252	Victor, Mark L 184 E. Bayview Circle Saratoga Spring, UT 84045-4710	11/22/2022	22-10760	Revlon, Inc.	5505	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
253	VILLAREAL, ERLINDA P. 3885 SALMON RIVER LANE ONTARIO, CA 91761-0213	10/22/2022	22-10760	Revlon, Inc.	1865	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 136 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
254	WADE, MATTHEW 6414 E GRANDVIEW DR SCOTTSDALE, AZ 85254-1441	10/24/2022	22-10779	Roux Properties Jacksonville, LLC	4442	\$44,881.68
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
255	WAHN, STANLEY 8730 62ND RD REGO PARK, NY 11374-2732	07/15/2022	22-10760	Revlon, Inc.	220	\$3,048.24*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
256	WALTON, ANGELA K. P.O. BOX 880 CASHION, AZ 85329	10/05/2022	22-10760	Revlon, Inc.	815	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
257	WARDLAW, JIMMY C 4083 OAKBEND DR MEMPHIS, TN 38115-6401	10/04/2022	22-10760	Revlon, Inc.	769	\$10,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
258	WASHINGTON, ELLEN E 208 OLIVIO DRIVE BELLEVILLE, NJ 07109-5352	10/06/2022	22-10760	Revlon, Inc.	878	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
259	WELLS, HELEN M. 2367 CHUCK ROAD JACKSONVILLE, FL 32221-1967	10/11/2022	22-10760	Revlon, Inc.	939	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Pg 137 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
260 WEST, WILLIAM T. 175 GLEBE RD HENDERSON, NC 27537-6331	10/24/2022	22-10760	Revlon, Inc.	4536	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
261 Whiterock, Carol P.O. Box 97564 Phoenix, AZ 85060-7564	10/14/2022	22-10760	Revlon, Inc.	1038	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
262 WICKHAM, DENISE 22 MAPLE DRIVE WEST SUSSEX, RH15 8AW UNITED KINGDOM	10/24/2022	22-10760	Revlon, Inc.	3676	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
263 WILCHA, GEORGE 12 BOULEVARD DRIVE HICKSVILLE, NY 11801	09/28/2022	22-10760	Revlon, Inc.	687	\$15,158.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					
264 WILKINSON, DJ 27 HOLM CLOSE HAMPSHIRE RINGWOOD, BH24 1TD UNITED KINGDOM	10/14/2022	22-10760	Revlon, Inc.	1068	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.					

Pg 138 of 145
 Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
265	WILLIAMS, GARY DOUBLE BARN COTTAGE WEST SUSSEX CLAY LANE, PO18 8AB UNITED KINGDOM	10/17/2022	22-10760	Revlon, Inc.	1130	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
266	Winoker, Laurence 23 Elm Street Woodbury, NY 11797	08/22/2022	22-10766	Revlon Consumer Products Corporation	484	\$93,555.24
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
267	Wolf, Barbara 1731 Beacon Street, Apt 514 Brookline, MA 02445-5325	10/17/2022	22-10766	Revlon Consumer Products Corporation	1099	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
268	Woods, James Drew 1348 E Woods Lane Pearce, AZ 85625	10/19/2022	22-10760	Revlon, Inc.	1306	\$50,000.00
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
269	WROBLESKI, JUDITH L 3202 CEDAR VILLAGE BLVD EAST BRUNSWICK, NJ 08816-1387	10/04/2022	22-10760	Revlon, Inc.	839	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
270	YANCEY, EDWARD P. 378 ONE MILE ROAD BUFFALO JUNCTION, VA 24529-4606	09/30/2022	22-10760	Revlon, Inc.	699	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						

Revlon, Inc. Case No. 22-10760
 Fourth Omnibus Claims Objection
 Schedule 5 - Flow-Through Claims

	NAME	DATE FILED	CASE #	CASE NUMBER / DEBTOR	CLAIM #	CLAIM AMOUNT
271	Yip, Thomas 2240 Oakley Green Dr. Sun City Center, FL 33573	10/12/2022	22-10760	Revlon, Inc.	976	\$172,881.93
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
272	ZAPPETTI, CAROL ANN 8 LABAW DR CRANBURY, NJ 08512-2750	10/19/2022	22-10760	Revlon, Inc.	1307	Undetermined*
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
273	ZIELINSKI TIRSCH, JADZIA 334 HIBROOK AVENUE PELHAM, NY 10803	10/23/2022	22-10766	Revlon Consumer Products Corporation	2557	\$945,806.40
Reason: Claim was filed on account of a Qualified Pension Plan. The Qualified Pension Plans have been assumed by the Debtors under the Plan.						
						TOTAL \$22,766,983.64*

Exhibit B

Behnke Declaration

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re:)) Chapter 11
))
RML, LLC ¹)) Case No. 22-10784 (DSJ)
))
Reorganized Debtor.))
))
Tax I.D. No. N/A))
))

**DECLARATION OF THOMAS BEHNKE IN SUPPORT OF REORGANIZED
DEBTORS' FOURTH OMNIBUS OBJECTION TO INCORRECT PRIORITY CLAIMS,
LATE-FILED NO LIABILITY EQUITY INTEREST, INSUFFICIENT
DOCUMENTATION CLAIMS, SATISFIED CONTRACT CURE CLAIMS, AND FLOW-
THROUGH CLAIMS**

I, Thomas Behnke, declare under penalty of perjury:

1. I am a Managing Director at Alvarez & Marsal North America, LLC ("A&M").

Revlon, Inc. and its affiliates (collectively, before the effective date of their chapter 11 plan of reorganization, the "Debtors" and after the effective date of their plan of reorganization, the "Reorganized Debtors") retained A&M and its subsidiaries, affiliates, agents, and independent contractors as financial advisors in connection with the above-captioned chapter 11 cases.

2. As part of my current position, I am responsible for assisting the Reorganized Debtors with certain claims management and reconciliation matters. I am generally familiar with the Reorganized Debtors' day-to-day operations, financing arrangements, business affairs, and

¹ On May 30, 2023, the Court entered the *Order (I) Consolidating Remaining Matters Under the Remaining Case, (II) Entering Final Decree Closing Certain of the Chapter 11 Cases, (III) Changing the Case Caption of the Remaining Case, and (IV) Granting Related Relief* [Docket No. 1920], closing the affiliated chapter 11 cases and directing that all motions, notices, and other pleadings related to any of the affiliated debtors be filed in this case. The location of RML, LLC's service address for purposes of these Chapter 11 Cases is: 55 Water St., 43rd Floor, New York, NY 10041-0004.

books and records that reflect, among other things, the Reorganized Debtors' liabilities and amounts thereof owed to their creditors as of the Petition Date.

3. I have read the *Reorganized Debtors' Fourth Omnibus Objection to Incorrect Priority Claims, Late-Filed No Liability Equity Interest, Insufficient Documentation Claims, Satisfied Contract Cure Claims, and Flow-Through Claims* (the "Objection") filed contemporaneously herewith and am, directly or indirectly through the Reorganized Debtors' advisors and personnel, familiar with the information contained therein and the schedules attached thereto.²

4. I am authorized to submit this declaration (the "Behnke Declaration") in support of the Objection. All matters set forth in this Declaration are based on (a) my personal knowledge, (b) my review of relevant documents, (c) my view based on my experience and knowledge of the Debtors and the Debtors' operations, books and records, and personnel, (d) information that the Debtors, Reorganized Debtors, and others supplied to me at the Debtors' or Reorganized Debtors' request, or (e) as to matters involving bankruptcy law or rules or other applicable laws, my reliance on the advice of counsel or other advisors to the Reorganized Debtors. If called upon to testify, I could and would testify competently to the facts set forth herein.

5. I believe to the best of my knowledge and experience and based on information that I have been able to ascertain after reasonable inquiry that considerable time and resources have been expended to ensure a high level of diligence in reviewing and reconciling the proofs of claim filed against the Debtors in these chapter 11 cases.

² Capitalized terms used in this Behnke Declaration and not defined have the meanings given to such terms elsewhere in the Objection.

A. Incorrect Priority Claims

6. The Reorganized Debtors and A&M have thoroughly reviewed the Incorrect Priority Claims and the supporting documentation, if any, thereto. The Reorganized Debtors and A&M have determined that the proofs of claim listed on Schedule 1 to the Order do not accurately reflect the correct priority status for each proof of claim, according to the Debtors' books and records. Thus, I believe that modification of the Incorrect Priority Claims on the terms set forth in Schedule 1 to the Order is appropriate.

B. Late-Filed No Liability Equity Interest

7. The Reorganized Debtors and A&M have thoroughly reviewed the Late-Filed No Liability Equity Interest and the supporting documentation, if any, thereto. The Reorganized Debtors and A&M have determined that the proof of claim listed on Schedule 2 to the Order was filed on account of a purported prepetition interest but was not timely received by Kroll by the General Bar Date. Consequently, the Late-Filed No Liability Equity Interest fails to satisfy the requirements for a proof of claim under the Bar Date Order. Furthermore, the Late-Filed No Liability Equity Interest was filed solely on account of asserted ownership of an equity interest in the Debtors rather than on account of a "claim" (as that term is defined by section 101(5) of the Bankruptcy Code) against one or more of the Debtors. Thus, I believe the Late-Filed No Liability Equity Interest should be disallowed and expunged in its entirety.

C. Insufficient Documentation Claims

8. The Reorganized Debtors and A&M have thoroughly reviewed the Insufficient Documentation Claims and the supporting documentation, if any, thereto. After making reasonable efforts to research the claims, the Reorganized Debtors and A&M have determined that the proofs of claim listed on Schedule 3 to the Order cannot be reconciled with the Debtors' books

and records because such books and records reflect no outstanding liability on the grounds asserted in the Insufficient Documentation Claims. In addition, the Insufficient Documentation Claims do not include or lack adequate information and/or documentation to support a claim against the Debtors. Consequently, the Insufficient Documentation Claims fail to satisfy the requirements for a valid proof of claim. As such, Insufficient Documentation Claims are unenforceable against the Reorganized Debtors. Thus, I believe the Insufficient Documentation Claims should be disallowed and expunged in their entirety.

D. Satisfied Contract Cure Claims

9. The Reorganized Debtors and A&M have thoroughly reviewed the Satisfied Contract Cure Claims and the supporting documentation, if any, thereto. The Reorganized Debtors and A&M have determined that the proofs of claim listed on Schedule 4 to the Order were filed on account of claims that have been paid in full by the Reorganized Debtors by payment of the applicable Cure Claim (as defined in the Plan). The Reorganized Debtors do not owe any supplemental or additional amounts on account of the Satisfied Contract Cure Claims. Thus, I believe the Satisfied Contract Cure Claims should be disallowed and expunged in their entirety.

E. Flow-Through Claims

10. The Reorganized Debtors and A&M have thoroughly reviewed the Flow-Through Claims and the supporting documentation, if any, thereto. The Reorganized Debtors and A&M have determined that the proofs of claim listed on Schedule 5 to the Order were filed on account of a pension obligation purportedly owed under a Qualified Pension Plan. The Debtors have assumed the Qualified Pension Plans under the Plan. Thus, I believe the Flow-Through Claims should be disallowed and expunged in their entirety.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated: June 16, 2023

/s/ Thomas Behnke

Name: Thomas Behnke

Title: Managing Director

Alvarez & Marsal North America, LLC